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# COMPARISON OF THE INTERNAL REVENUE CODE 

BEFORE AND AFTER ITS AMENDMENT BY THE

INDIVIDUAL INCOME TAX BILL<br>OF 1944

as reported by the
FINANCE COMMITTEE

SUBMITTED TO THE COMMITTEE ON FINANCE OF THE UNITED STATES SENATE

BY THE
STAFF OF THE JOINT COMMITTEE ON INTERNAL REVENUE TAXATION

UNITED STATES
GOVERNMENT PRINTING OFFICE

Congress of the United States, Joint Committee on Internal Revenue Taxation, Washington, May 17, 1944.

## Hon. Walter F. George,

Chairman, Committee on Finance,
United States Senate.
Dear Senator: I am submitting herewith a comparative print of the Internal Revenue Code as it now exists and as it is proposed to be amended by H. R. 4646, the Individual Income Tax Bill of 1944, as reported by the Finance Committee yesterday. The comparison is confined to sections of the Code expressly amended, added, or repealed by the bill.

It is hoped that you will find the document useful in presenting the measure to the Senate.

Respectfully yours,

Colin F. Stam, Chief of Staff.

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& \text { Congress of the United States, } \\
& \text { Joint Committen on Internal Revfnue Taxation, } \\
& \text { Mr. Colin F. Stam, Chief of Staff, } \\
& \text { Joint Comminttee on Internal Revenue Taxation, May 17, } 1944 \text {. } \\
& \text { Congress of the United States. }
\end{aligned}
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Dear Mr. Stam: A comparison of the Internal Revenue Code as it now exists and as it is proposed to be amended by H. R. 4646, the Individual Income Tax Bill of 1944, as reported by the Finance Committee yesterday is submitted herewith.

The comparison is confined to sections of the Code expressly amended, added, or repealed by the bill. In general, sections amended only in part are printed in full. Omissions of sections or parts thereof are indicated by lines of stars. Unchanged language appears in roman; new House language in italic; and language repealed by the House in stricken-through type. Matter stricken out by the Finance Committee is enclosed in black brackets; matter added by them is printed in bold face type. Language that is not in fact new is printed in roman, notwithstanding the fact that the amending section of the bill may purport to amend in full.

The text is preceded by a parallel reference table indicating by what sections of the bill express amendments, additions, and repeals are to be effected. Sections initially or further amended by the Finance Committee are indicated by italic type.

Respectfully yours,
Lynn L. Stratton.

Parallel Reference Table of the Sections of the Internal Revende Code Expressly Amended, Added, or Repealed by H. R. 4646, the Individual Income Tax Bill of 1944, as Reported by the Finance Committee on May 16, 1944

*-Amended in full<br>a-Added<br>r-Repealed

No symbol-Amended in part
Italic half line-New amendment
Italic code section number-House amendment amended

| Code section | $\underset{\text { Sol }}{\text { Syma- }}$ | Bill section | $\begin{aligned} & \text { Bill } \\ & \text { page } \end{aligned}$ | Code section | $\begin{aligned} & \text { Sym- } \\ & \text { bol } \end{aligned}$ | Bill section | $\begin{array}{\|l\|l\|} \hline \text { Bill } \\ \text { page } \end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 3. |  | 6 (b) (1) | 7 | 215 (b) |  | 10 (g) | 22 |
| 4 (1) |  | 5 (b). | 7 | 251 (f) | * | 10 (b) | 23 |
| 11 | * | 3 -- | 2 | 271 | * | 14 (a) | 88 |
| 12 (b) | * | 4 (a) | 2 | 291 (b) | r | 6 (b) (7) | 8 |
| 12 (g) | * | 4 (b). | 4 | 298 (a) |  | 14 (c)---- | 41 |
| 12 (b) | a | 4 (b) | 4 | 294 (d) (1) (A). |  | 13 (b) | 6 |
| 22 (b) (4) |  | 11 (d) | 27 | 294 (d) (2) |  | 6 (b) (8).- | 8 |
| $22(\mathrm{~m})$ | a | 7 | 9 | 322 (a) (2) |  | 6 (b) (9).. |  |
| 22 (n) | a | 8 (a) | 10 | 322 (d) |  | 14 (d) | 41 |
| 23 (0) |  | 8 (b). | 11 | 322 (e) |  | 6 (b) (10) | 8 |
| 23 (x) | * | 8 (c) | 12 | 400 |  | 5 (a)... |  |
| 23 (a) | a | 9 (a) | 13 | 401 | * | 5 (a)... | 6 |
| 25 (a) (3) | a | 10 (a) | 17 | 402 | - | 5 (a)- |  |
| 25 (b) | * | 10 (b) | 18 | 403 |  | 5 (a).. |  |
| 47 (c) |  | 10 (c) | 21 | 404 | * | 5 (a) | 6 |
| 51 (a) | * | 11 (a) | 23 | 450 | r | 6 (a) | 7 |
| 51 (b) |  | 11 (a) | 24 | 451 | r | 6 (a) | 7 |
| 51 (1). | - | 11 (b) | 24 | 452 | r | 6 (a) |  |
| 56 (f) |  | 6 (b) (2) | 7 | 455 | r | 6 (2) |  |
| 56 (i) | a | 12 | 27 | 456 | r | 6 (a) |  |
| 58. |  | 13 (a) | 28 | 465 | r | 6 (a) | 7 |
| 59. |  | 13 (a) | 33 | 466 | r | 6 (a) | 7 |
| 60 | * | 13 (a) | 35 | 467 | $r$ | 6 (a). | 7 |
| 103 |  | 6 (b) (3) | 7 | 46 | r | 6 (8) |  |
| 117 (a) (10) (B) |  | 8 (d) (1) | 12 | 469 | r | 6 (a) | 7 |
| 117 (d) (2) |  | 8 (d) (2) | 18 | 470 | $r$ | 6 (a). | 7 |
| 131 (a) |  | 6 (b) (4) | 8 | 475 | r | 6 (a) | 7 |
| 131 (i) |  | 6 (b) (5) -- | 8 | 476 | r | 6 (a) | 7 |
| 142 (a) (1) | * | 11 (c) | 27 | 1621 (e) | - | 22 (a) | 42 |
| 142 (a) (2)- | r | 11 (c) | 27 | 1621 (f) | r | 22 (a) | 42 |
| 142 (a) (3).. |  | 11 (c).. | 27 | 1621 (g) | r | 22 (a) | 42 |
| 142 (a) (4)- |  | 11 (c) | 27 | 1621 (h) | r | 22 (a) | 42 |
| 142 (a) (5) |  | 11 (c) | 27 | 1621 (i) | r | 22 (a) | 42 |
| 143 (a) (2) |  | 10 (d) | 21 | 1621 (j) | r | 22 (a) | 42 |
| 145 (e) | * | 6 (b) (6).. | 8 | 1621 (k).. | r | 22 (a) | 42 |
| 162 (f)-- | ${ }^{\text {a }}$ | 9 (b) (1)--- | 16 | 1622 (a) |  | 22 (b) | 43 |
| 163 (a) (1)-- | * | 10 (e) | 21 | 1622 (b) (1) | - | 22 (b) | 44 |
| 169 (d) (4)- | a | 9 (b) (2).. | 16 | 1622 (c) (1)- | * | 22 (c) | 44 |
| 183 (a). |  | 9 (c) (1) | 17 | 1622 (h) | - | 22 (d) | 50 |
| 183 (d) | ${ }^{\text {a }}$ | 9 (c) (2). | 17 | 3797 (a) (17) |  | 10 (i).- | 2 |
| 213 (d). | a | 9 (d).. | 17 | 3801 (d) |  | 14 (b) | 40 |
| 214 | * | 10 | 22 | 3806 (b) (8) |  | 14 (b) | 40 |

# Subtitle A-Taxes Subject to the Jurisdiction of The Tax Court of the United States 

## CHAPTER I-INCOME TAX

SUBCHAPTER A-INTRODUCTORY PROVISIONS
sec. 3. classification of provisions.
The provisions of this chapter are herein classified and designated as-
Subchapter A-Introductory provisions,
Subchapter B-General provisions, divided into Parts and sections,
Subchapter C-Supplemental provisions, divided into Supplements and sections.
Subellapter D-Vietory tax em individualts, divided inte parts and seetions.
sec. 4. spectal classes of taxpayers.
The application of the General Provisions and of Supplements A to D, inclusive, to each of the following special classes of taxpayers, shall be subject to the exceptions and additional provisions found in the Supplement applicable to such class, as follows:
(a) Estates and trusts and the beneficiaries thereof,-Supplement E.
(b) Members of partnerships,-Supplement F.
(c) Insurance companies,--Supplement G.
(d) Nonresident alien individuals,-Supplement H .
(e) Foreign corporations,-Supplement I.
(f) Individual citizens of any possession of the United States who are not otherwise citizens of the United States and who are not residents of the United States,- Supplement J.
(g) Individual citizens of the United States or domestic corporations, satisfying the conditions of section 251 by reason of deriving a large portion of their gross income from sources within a possession of the United States,-Supplement J.
(h) China Trade Act corporations,-Supplement K.
(i) Foreign personal holding companies and their shareholders,Supplement P.
(j) Regulated investment companies,--Supplement Q.
(k) Shareholders of Personal Service Corporations,-Supplement S.
(1) Individuals with adjusted gross income from ormes of $\$ 8,000$ or less than $\$ 5,000$,-Supplement T.

## SUBCHAPTER B-GENERAL PROVISIONS

## Part I-Rates of Tax

## SEC. 11. NORMAL TAX ON INDIVIDUALS.

There shall be levied, collected, and paid for each taxable year upon the net income of every individual a normal tax of 63 per centum of the amount of the net income in excess of the credits against net
income provided in section 25 (a). fFor alternative tax; if eresser from eertain sourees is $\$ 3,000$ or less sention 400 which may be elected if adjusted gross income is less than $\$ 5,000$, see Supplement T.子 SEC. 12. SURTAX ON INDIVIDUALS.
(a) Definition of "Surtax Net Income".-As used in this section the term "surtax net income" means the amount of the net income in excess of the credits against net income provided in section 25 (b).
(b) Rates of Surtax.-There shall be levied, collected, and paid for each taxable year upon the surtax net income of every individual the surtax shown in the following table:

If the surtax net income is:
Not over $\$ 2,000$
Over $\$ 2,000$ but not over $\$ 4,000$
Over $\$ 4,000$ but not over $\$ 6,000$-.-.--
Over $\$ 6,000$ but not over $\$ 8,000 \ldots$
Over $\$ 8,000$ but not over $\$ 10,000$ _-..-
Over $\$ 10,000$ but not over $\$ 12,000$..-
Over $\$ 12,000$ but not over $\$ 14,000 \ldots$
Over $\$ 14,000$ but not over $\$ 16,000 \ldots$
Over $\$ 16,000$ but not over $\$ 18,000 \ldots$
Over $\$ 18,000$ but not over $\$ 20,000$ _--
Over $\$ 20,000$ but not over $\$ 22,000$..-
Over $\$ 22,000$ but not over $\$ 26,000 \ldots$
Over $\$ 26,000$ but not over $\$ 32,000 \ldots$
Over $\$ 32,000$ but not over $\$ 38,000$-.-
Over $\$ 38,000$ but not over $\$ 44,000$ _--
Over $\$ 44,000$ but not over $\$ 50,000$ _--
Over $\$ 50,000$ but not over $\$ 60,000$---
Over $\$ 60,000$ but not over $\$ 70,000 \ldots$
Over $\$ 70,000$ but not over $\$ 80,000 \ldots$
Over $\$ 80,000$ but not over $\$ 90,000$---
Over $\$ 90,000$ but not over $\$ 100,000$ _ -
Over $\$ 100,000$ but not over $\$ 150,000$ -
Over $\$ 150,000$ but not over $\$ 200,000$ -
Over $\$ 200,000$

The surtax shall be:
$1820 \%$ of the surtax net income.
$\$ 260 \$ 400$, plus $1622 \%$ of excess over $\$ 2,000$.
$\$ 580 \$ 840$, plus $2026 \%$ of excess over $\$ 4,000$.
$\$ 980 \$ 1,360$, plus $2430 \%$ of excess over $\$ 6,000$.
$\$ 1,460 \$ 1,960$, plus $2834 \%$ of excess over $\$ 8,000$.
$\$ 2,020 \$ 2,640$, plus $3238 \%$ of excess over $\$ 10,000$.
$\$ 2,660 \$ 3,400$, plus $3643 \%$ of excess over $\$ 12,000$.
$\$ 3,280 \$ 4,260$, plus $4047 \%$ of excess over $\$ 14,000$.
$\$ 4,180 \$ 5,200$, plus $4350 \%$ of excess over $\$ 16,000$.
$\$ 5,04 \theta \$ 6,200$, plus $4653 \%$ of excess over $\$ 18,000$.
$\$ 5,960 \$ 7,260$, plus $4956 \%$ of excess over $\$ 20,000$.
$\$ 6,940 \$ 8,380$, plus $5259 \%$ of excess over $\$ 22,000$.
$\$ 9,42 \theta \$ 10,740$, plus $556 \approx \%$ of excess over $\$ 26,000$.
$\$ 12,320 \$ 14,460$, plus $5865 \%$ of excess over $\$ 32,000$.
$\$ 15 ; 800 \$ 18,360$, plus $6169 \%$ of excess over $\$ 38,000$.
$\$ 19,469 \$ 22,500$, plus $6372 \%$ of excess over $\$ 44,000$.
$\$ 23,24 \Theta \$ 26,820$, plus $6675 \%$ of excess over $\$ 50,000$.
$\$ 29,840 \$ 34,320$, plus $6978 \%$ of excess over $\$ 60,000$.
$\$ 36,740 \$ 42,120$, plus $7281 \%$ of excess over $\$ 70,000$.
$\$ 43,940 \$ 50,220$, plus $7584 \%$ of excess over $\$ 80,000$.
$\$ 51,449 \$ 58,620$, plus $7787 \%$ of excess: over $\$ 90,000$.
$\$ 59,140 \$ 67,320$, plus $7989 \%$ of excess over $\$ 100,000$.
$\$ 98,640 \$ 111,820$, plus $8190 \%$ of excess over $\$ 150,000$.
$\$ 139,140 \$ 156,820$, plus $8291 \%$ of excess over $\$ 200,000$.
(g) For altemative tax if gress ineme from ertain sourees is $\$ 3,000$ or less, see seetion 400 - Limitation on Tax. - The tax imposed by this section and section 11, computed without regard to the credits provided
in sections 31, 32, and 35, shall in no event exceed in the aggregate 90 per centum of the net income of the taxpayer for the taxable year.
(h) Alternative Tax.-For alternative tax which may be elected if adjusted gross income is less than $\$ 5,000$, see Supplement T.

## Part II-Computation of Net Income

## SEC. 22. GROSS INCOME.

(b) Exclusions from Gross Income.-The following items shall not be included in gross income and shall be exempt from taxation under this chapter:
(4) Tax-free interest.-Interest upon (A) the obligations of a State, Territory, or any political subdivision thereof, or the District of Columbia; or (B) obligations of a corporation organized under Act of Congress, if such corporation is an instrumentality of the United States; or (C) the obligations of the United States or its possessions. Every person owning any of the obligations enumerated in clause (A), (B), or (C) shall, im the required by this ehapter when so required by regulations prescribed by the Commissioner with the approval of the Secretary, submit in the return required by this chapter a statement showing the number and amount of such obligations owned by him and the income received therefrom, in such form and with such information as the Gemmissioner may require such regulations may prescribe. In the case of obligations of the United States issued after September 1, 1917 (other than postal savings certificates of deposit to the extent they represent deposits made before March 1, 1941) and in the case of obligations of a corporation organized under Act of Congress, the interest shall be exempt only if and to the extent provided in the respective Acts authorizing the issue thereof as amended and supplemented, and shall be excluded from gross income only if and to the extent it is wholly exempt from the taxes imposed by this chapter;

## (m) Services of Child.-

(1) Amounts received in respect of the services of a child shall be included in his gross income and not in the gross income of the parent, even though such amounts are not received by the child.
(2) All expenditures by the parent or the child attributable to amounts which are includible in the gross income of the child and not of the parent solely by reason of paragraph (1) shall be deemed to have been paid or incurred by the child.
(3) For the purposes of this subsection, the term "parent" includes an individual who is entitled to the services of a child by reason of having parental rights and duties in respect of the child.
(4) [In the case of income includible in the gross income of the child and not of the parent solely by reason of paragraph (1), the parent shall be considered as acting in a fiduciary capacity for the purposes of the tax imposed by this chapter attributable to such income; and all provisions of law applicable in respect of a fiduciary shall be applicable to such parent 1 Any tax assessed against the child, to the extent attributable to amounts includible in the gross income of the child and not of the parent solely by reason of paragraph (1), shail, if not paid by the child, for all purposes be considered as having also been properly assessed against the parent.
(n) Definition of "Aduusted Gross Income."-As used in this chapter the term "adjusted gross income" means the gross income minus-
(1) Trade and business deductions.-The deductions allowed by section 23 which are attributable to a trade or business carried on by the taxpayer, if: such trade or business does not consist of the performance of services by the taxpayer as an employee;
(2) Expenses of travel and lodging in connection with EMPLOYMENT.-The deductions allowed by section 23 which consist of expenses of travel, meals, and lodging while away from home, paid or incurred by the taxpayer in connection with the performance by him of services as an employee;
(3) Reimbursed expenses in connection with employ-ment.-The deductions allowed by section 23 (other than expenses of travel, meals, and lodging while away from home) which consist of expenses paid or incurred by the taxpayer, in connection with the performance by him of services as an employee, under a reimbursement or other expense allowance arrangement with his employer;
(4) Deductions attributable to rents and royalties.The deductions (other than those provided in paragraph (1), (5), or (6)) allowed by section 23 which are attributable to property held for the production of rents or royalties;
(5) Certaln deductions of life tenants and income benefictaries of property.- The deductions (other than those provided in paragraph (1)) for depreciation and depletion, allowed by section 23 ( $l$ ) and ( $m$ ) to a life tenant of property or to an income beneficiary of property held in trust; and
(6) Losses from sales or exchange of property.-The deductions (other than those provided in paragraph (1)) allowed by section 23 as losses from the sale or exchange of property.

## SEC. 23. DEDUCTIONS FROM GROSS INCOME.

In computing net income there shall be allowed as deductions:
(o) Charitable and Other Contributions.-In the case of an individual, contributions or gifts payment of which is made within the taxable year to or for the use of:
(1) The United States, any State, Territory, or any political subdivision thereof or the District of Columbia, or any possession of the United States, for exclusively public purposes;
(2) A corporation, trust, or community chest, fund, or foundation, created or organized in the United States or in any possession thereof or under the law of the United States or of any State or Territory or of any possession of the United States, organized
and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the bencfit of any private shareholder or individual, and no substantial part of the activities of which is carrying on propaganda, or otherwise attempting, to influence legislation;
(3) the special fund for vocational rehabilitation authorized by section 12 of the World War Veterans' Act, 1924, 43 Stat. 611 (U. S. C., Title 38, §440);
(4) posts or organizations of war veterans, or auxiliary units or societies of any such posts or organizations, if such posts, organizations, units, or societies are orgamized in the United States or any of its possessions, and if no part of their net earnings inures to the benefit of any private shareholder or individual; or
(5) a domestic fraternal society, order, or association, operating under the lodge system, but only if such contributions or gifts are to be used exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals;
to an amount which in all the above cases combined does not exceed 15 per centum of the taxpayer's net ineeme ms eemputed witheut the benefit of this subseetion of of subsection (x) adjusted gross income. Such contributions or gifts shall be allowable as deductions only if verified under rules and regulations prescribed by the Commissioner, with the approval of the Secretary.

For unlimited deduction if contributions and gifts exceed 90 per centum of the net income, see section 120 .
(x) Medical, Dental, Etc., Expenses. Freept limited under paragraph (1) on (2); eExpenses paid during the taxable year, not compensated for by insurance or otherwise, for medical care of the taxpayer, his spouse, or a dependent specified in section 25 (b) (2) (A) (3) of the toxer, to the extent that such expenses exceed 5 per centum of the adjusted gross income. If only one surtax exemption is allowed under section 25 (b) for the taxable year, the maximum deduction for the taxable year shall be not in excess of $\$ 1,250$. If more than one surtax exemption is so allowed, the maximum deduction shall be not in excess of $\$ 2,500$. The term "medical care", as used in this subsection, shall include amounts paid for the diagnosis, cure, mitigation, treatment, or prevention of disease, or for the purpose of affecting any structure or function of the body (including amounts paid for accident or health insurance).
(1) A husband and wife whe file a joint return may deduet өnly sueh expenses as exeeed 5 per eenttum of the aggregate net ineome ef sueh husband and wife; eomptaed without the berefit of this subseetion, and the maximum deduetion for the taxable year shall be net in exeess of $\$ 2,500$ in the ease of sueh hustrand and wife:
(2) An individual whe files a separiate return may deduet only such expenses as exeed 5 per entumt of the net ineome of the taxpayer, eөmputed without the berefit of this subseetion, and the maximum deduction fer the taxable year shall be net
in erese of $\$ 2,500$ in the ease of the head of a family; and not in exese of $\$ 1,250$ in the ease of all other sueh individuals.
(a) Optional Standard Deduction for Individuals.-
(1) Allow ance.-In the case of an individual, at his election a standard deduction as follows:
(A) Adjusted Gross Income $\$ 5,000$ or More.-If his adjusted gross income is $\$ 5,000$ or more, the standard deduction shall be $\$ 500$.
(B) Adjusted Gross Income Less Than \$5,000.-If his adjusted gross income is less than $\$ 5,000$, the standard deduction shall be an amount equal to 10 per centum of the adjusted gross income upon the basis of which the tax applicable to the adjusted gross income of the taxpayer is determined under the tax table provided in section 400 .
(2) In liev of certain deductions and credits.-The standard deduction shall be in lieu of: (A) all deductions other than those which under section 22 ( $n$ ) are to be subtracted from gross income in computing adjusted gross income, (B) all credits with respect to taxes of foreign countries and possessions of the United States, (C) all credits with respect to taxes withheld at the source under section 143 (a) (relating to interest on tax-free covenant bonds), and ( $D$ ) all credits against net income with respect to interest on certain obligations of the United States and Government corporations of the character specified in section 25 (a) (1) and (2).
(3) Method and effect of election.-
(A) If the adjusted gross income shown on the return is $\$ 5,000$ or more, the standard deduction shall be allowed only if the taxpayer so elects in his return, and the Commissioner, with the approval of the Secretary, shall by regulations prescribe the manner of signifying such election in the return.
(B) If the adjusted gross income shown on the return is less than $\$ 5,000$, the standard deduction shall be allowed only if the taxpayer elects, in the manner provided in Supplement $\dot{T}$, to pay the tax imposed by such supplement.
(C) If the taxpayer does not signify, in the manner provided by subparagraph $(A)$ or ( $B$ ), his election to take the standard deduction, it shall not be allowed. If he does so signify, such election shall be irrevocable.
( $D$ ) If the adjusted gross income shown on the return is $\$ 5,000$ or more, but the correct adjusted gross income is less than $\$ 5,000$, then an election by the taxpayer under subparagraph (A) to take the standard deduction shall be considered as his election to pay the tax imposed by Supplement T; and his failure to make under subparagraph (A) an election to take the standard deduction shall be considered his election not to pay the tax imposed by Supplement $T$. If the adjusted gross income shown on the return is less than $\$ 5,000$, but the correct adjusted gross income is $\$ 5,000$ or more, then an election by the taxpayer under subparagraph ( $B$ ) to pay the tax imposed by Supplement $T$ shall be considered as his election to take the
standard deduction; and his failure to elect under subparagraph (B) to pay the tax imposed by Supplement $T$ shall be considered his election not to take the standard deduction.
(4) Husband and wife.- In the case of husband and wife living together, the standard deduction shall not be allowed to either if the net income of one of the spouses is determined without regard to the standard deduction. For the purposes of this paragraph the determination of whether an individual is married and living with his spouse shall be made as of the last day of the taxable year, unless his spouse dies during the taxable year, in which case such determination shall be made as of the date of such spouse's death.
(5) Short period.-In the case of a taxable year of less than twelve months on account of a change in the accounting period, the standard deduction shall not be allowed.

## SEC. 25. CREDITS OF INDIVIDUAL AGAINST NET INCOME.

(a) Credits for Normal Tax Only.-There shall be allowed for the purpose of the normal tax, but not for the surtax, the following credits against the net income:
(1) Interest on United States obligations.-The amount received as interest upon obligations of the United States, if such interest is included in gross income under section 22, and if, under the Act authorizing the issue of such obligations, as amended and supplemented, such interest is exempt from normal tax.
(2) Interest on obligations of instrumentalities of the United States.-The amount received as interest on obligations of a corporation organized under Act of Congress, if (A) such corporation is an instrumentality of the United States; and (B) such interest is included in gross income under section 22; and (C) under the Act authorizing the issue thereof, as amended and supplemented, such interest is exempt from normal tax. (For reduction of credit under paragraph (1) or (2) on account of amortizable bond premium, see section 125.)
(3) Normal-taX exemption.-A normal-tax exemption of $\$ 500$. In the case of a joint return by husband and wife under section 51, the normal-tax exemption shall be $\$ 1,000$, except that if the adjusted gross income of one spouse is less than $\$ 500$, the normal-tax exemption shall be $\$ 500$ plus the adjusted gross income of such spouse.
(b) Credits for Bety Normat Tax ant Surtax Only.-
(1) Credits.-There shall be allowed for the purposes of the normat the surtax, but not for the normal tax, the following credits against net income:
 married person net living with husband or wife, a persomat exemption of pergen living with husband or wife, a personat exemption of $\$ 1 ; 200$. A huisband and wife living tegether shall reeeive but one personal exemption. The amount of sull personal exemption shall be $81 ; 200$. If sueh husband and wife make separate returns, the person exemption may be takien by either or divided between them:
（A）A surtax exemption of $\$ 500$ for the taxpayer；
（B）A surtax exemption of $\$ 500$ for the spouse of the tax－ payer if－
（i）a joint return is made by the taxpayer and his spouse under section 51，in which case the surtax exemp－ tion of the spouses under subparagraph（ $A$ ）and this subparagraph shall be only $\$ 1,000$ in the aggregate，or
（ii）a separate return is made by the taxpayer，and his spouse has no gross income for the calendar year in which the taxable year of the taxpayer begins and is not the dependent of another taxpayer；

（A）Allowance in General．$\$ 350$ for each persen fother than husband or wife）dependent upon and reeciving his ehief support frem the taxpayer if steh dependent person is whder eighteen years of age or is ineapable of self－support beeaure mentally or phyyieally defective．A payment to a wife which is indultible tuder seetion 29 flk广 or section 171 in the griess ineome ef suth wife shall met be eonsidered a payment by her husband for the support of any dependent：
（B）Exeeption for Gertain Heads of Families．If the taxpayer would fot eeeupy the status of head of a family exeept by reasen of there being one or more dependente for whom he would be entitled to oredit tuder subparagraph （A）；the eredit zader sueh subparagraph shall be disullowed with respeet te ene of steh dependents．
（C）A surtax exemption of $\$ 500$ for each dependent whose gross income for the calendar year in which the taxable year of the taxpayer begins is less than $\$ 500$ ，except that if such de－ pendent is married the exemption in respect of such dependent shall not be allowed if such dependent has made a joint return with the other spouse under section 51 for a taxable year be－ ginning in such calendar year．
（子）（2）Determination of status．－For the purpose of deter－ mining the amotint of the persent exemption and eredit for dependents，the stafus of the taxpayer shall be determined as of July 4 of the taxable year；tulless the taxable year does net inelude July 1 ，in whieh ease sueh status shall be determined as of the last tay of the taxable yemf．The determination of whether an indi－ vidual is married shall be made as of the last day of the taxable year， unless his spouse dies during the taxable year，in which case such determination shall be made as of the date of his spouse＇s death．
（3）Definition of dependent．－As used in this chapter the term＂dependent＂means any of the following persons over half of whose 【support for the taxable year】 support，for the calendar year in which the taxable year of the taxpayer begins，was received from the taxpayer：
（A）a son or daughter of the taxpayer，or a descendant of either，
（B）a stepson or stepdaughter of the taxpayer，
（C）a brother，sister，stepbrother，or stepsister of the taxpayer，
（D）the father or mother of the taxpayer，or an ancestor of either，
$(E)$ a stepfather or stepmother of the taxpayer，
（F）a son or daughter of a brother or sister of the taxpayer，
(G) a brother or sister of the father or mother of the taxpayer, (H) a son-in-law, daughter-in-law, father-in-law, mother-in-law, brother-in-law, or sister-in-law of the taxpayer.
As used in this paragraph, the terms "brother" and "sister" include a brother or sister by the half-blood. For the purposes of determining whether any of the foregoing relationships exist, a legally adopted child of a person shall be considered a child of such person by blood. The term "dependent" does not include any individual who is a citizen or subject of a foreign country unless such individual is a resident of the United States or of a country contiguous to the United States. A payment to a wife which is includible under section 22 (k) or section 171 in the gross income of such wife shall not be considered a payment by her husband for the support of any dependent.

# Part IV--Accounting Periods and Methods of Accounting 

SEC. 47. RETURNS FOR A PERIOD OF LESS THAN TWELVE MONTHS
(e) Reduction of Credits Against Net Income.-In the case of a return made for a fractional part of a year under section 146 (a) (1), the persenal exemption and eredit for dependents normal tax exemption and surtax exemptions shall be reduced respectively to amounts which bear the same ratio to the full eredits provided normal tax exemption (in the case of the normal tax) and the full surtax exemptions (in the case of the surtax) as the number of months in the period for which return is made bears to twelve months.

## Part V-Returns and Payment of Tax

## SEC. 51. INDIVIDUAL RETURNS.

(a) Requirement. The following individuats stall each make a return, whieh shall eontain or be rerified by a written delaration that it is made tuder the penalties of perjury, stating speeifieatly the items of his gross ineome and the deduetions and eredits allowed tunder this elapter and sueh other information for fhe purpose of earyying out the prorisions of this ehapter whe Commissiener with the approrat af the Seenetary may by regulations preseribe -
(1) Erery individuat whe is single or whe is married but net livinig with huaband or wife, if haring a grese ineome for the tarable year of 8500 өr өrer:
(z) Erery individual whe is married and living with husband өr wife, if no joint return is made thder subseetion (b) and if
(A) Stulh indiridtul has for the taxable year tugross ineome of $\$ 1,2 \theta \theta$ өr өrer, the the other spottse has the gross ineome; өr
(B) Surh individuat and his spetrse earthas for the tavable Fear a grops ineome and the aggregate gress ineome is $\$ 1,200$ өf өrer.
Erery individual having for the taxable year a gross income of $\$ 500$ or more shall make a return, which shall contain or be verified by a written
declaration that it is made under the penalties of perjury. Such return shall set forth in such cases, and to such extent, and in such detail, as the Commissioner with the approval of the Secretary may by regulations prescribe, the items of gross income and the deductions and credits allowed under this chapter and such other information for the purpose of carrying out the provisions of this chapter as may be prescribed by such regulations.
(b) Husband and Wife.- Ia the ease of a husband and wife living tegether the ineome of each feren though ene has he gross ineome) may be ineluded in a single return made by them jeintly; in whieh ease the tax shat be eemputed ef the aggregate ineome; and the liability with respeet to the tax shall be joint and several. Ne joint return may be made if either the hurband өr wife is a nenresident alien er if thasband and wife have different taxable years: A husband and wife may make a single return jointly. Such a return may be made even though one of the spouses has neither gross income nor deductions. If a joint return is made the tax shall be computed on the aggregate income and the liability with respect to the tax shall be joint and several. No joint return may be made if either the husband or wife is a nonresident alien or if the husband and wife have different taxable years. The status of individuals as husband and wife shall be determined as of the last day of the taxable year.
(c) Persons Under Disability.-If the taxpayer is unable to make his own return, the return shall be made by a duly authorized agent or by the guardian or other person charged with the care of the person or property of such taxpayer.
(d) Signature Presumed Correct.-The fact that an individual's. name is signed to a filed return shall be prima facie evidence for all purposes that the return was actually signed by him.
(e) Fiduciaries.-

For returns to be made by fiduciaries, see section 142.
 Case of Wage EARNERS.-Fer the ptrieses of this sectien and sectient 442 (a) the determination ef whether an indifidual is married aitd living with husband er wife ehall be mate as of July 4 of the taxable year, tuless the taxable year dees net inelude July y, in which exse suchly deternination shatl be made ais of the last day ef the taxable于ear
(1) Return requirements.-An individual entitiled to elect to pay the tax imposed by Supplement $T$ whose gross income is less. than $\$ 5,000$ and is entirely from one or more of the following sources: Remuneration for services performed by him as an employee, dividends, or interest; and whose gross income from sources other than wages, as defined in section 1621 (a), does not exceed $\$ 100$, shall at his election be relieved, by using the form prescribed as the form for the return for the purposes of this subsection, from showing on the return the tax imposed by this chapter. In such case the tax shall be computed by the collector.
(2) Result of computation.-After the collector has computed the tax, he shall mail to the taxpayer a notice stating the amount determined by the collector as payable and making demand therefor.
(3) Regulations.-The Commissioner with the approval of the Secretary shall prescribe regulations for carrying out this subsection, and such regulations may provide for the application of the rules of this subsection to cases where the gross income includes items other
than those enumerated in paragraph (1), to cases where the gross income from sources' other than wages on which the tax has been with held at the source is more than $\$ 100$ but not more than $\$ 200$, and to cases where the gross income is $\$ 5,000$ or more but not more than $\$ 5,200$. Such regulations shall provide (A) for the application of this subsection in the case of husband and wife, including provisions determining when a joint return under this subsection may be permitted or required and what constitutes a joint return, whether the liability shall be joint and several, and whether one spouse may make return under this subsection and the other without regard to this subsection, and (B) whether and the extent to which the benefits of this subsection may be availed of, in the case of taxable years beginning in the calendar year 1944, by persons required to make or making payments of estimaied tax with respect to any such taaable year.
(4) Method of election.-The election to have the benefits of this subsection shall be made by making return on the form prescribed as the form for the return for the purposes of this subsection. An election so made shall constitute an election to pay the tax imposed by Supplement $T$.

SEC. 56. PAYRIENT OF TAX.
(f) Tax Witheeld at Source.-For requirement of withholding tax at source, see sections 143; and 144; find Pałt II ef Stbehapter B :
(i) Payment of Tax if not Computed by Taxpayer.-Where under section $51(f)$ a taxpayer uho is an individual is permitted to file return without showing the tax thereon, and the tax is to be computed by the collector, the amount determined by the collector as payable shall be paid within thirty days after the mailing by the collector to the taxpayer of a notice stating such amount and making demand therefor.

SEC. 58. DECLARATION OF ESTIMATED TAX BY INDIVIDUALS.
(a) Requirement of Declaration.-Every individual (other than an estate or trust and other than a nonresident alien with respect to whose wages, as defined in section 1621 (a), withholding under Subchapter $D$ of Chapter 9 is not made applicable) shall, at the time durimp: the his estimated tax for the taxable year if-
(1) his gross income from wages (as defined in section 1621) (A) in ease stely indifiduat is single er married but not lifinm Witt kwebart ex wife: can reasonably be expected to exceed $\$ 2,70 \theta$ fer the tarable yearg; ef did execed $\$$ eding faxable fear; the sum of $\$ 5,000$ plus $\$ 500$ with respect to each surtax exemption (except his own) provided in section 25 (b); or
(B) in ease steht indifidtal is married and lifing \#ith huthond or wife: ean, when added to the gress ineeme whiel ean reasemably be expeeted to be receifed by stult husband ex wife from \#agis (as se defined), reasenably be expected to execed $\$ 3,58 \theta$
for the owable year；or did when added to the gress ineome of sueh husband or wife from wages（as so defined）for the preeeding taxale year，execed $\$ 3,50 \theta$ fөr sueh preeding taxable year；өx
（2）his gross income from sources other than wages（as defined in section 1621）（A）im ease sueh individtul is simgle or married but fot lifing with husband of wife：can reasonably be expected to exceed $\$ 100$ for the taxable year and his gross income to be $\$ 500$ or more sueh ts will requive the making of a return for the taxable year untur section b1；$\theta$ did execed $\$ 100$ for the preceding taxable year and sueh individual eithor was required to make a return tunder section of or 455 for guch preeding taxable year $\theta$ wrotld have been so required if he had been single during the whele of sueh preeeding taxable year；or
（B）in ease streh individunt is married and living with husbond өf tife：ean；when added to the gross ineeme whieh ean reasenably be expeeted to be reecired by hutband or wife frem streh seurees； reasonably be expeeted to exeeed $\$ 100$ for the taxable．year and the uggregate gress ineome of sueh husband and wife ean reason－ ably be expeeted to be suth ns will requife the matring of a return thder seetion 51 er 455；or did，when added te the gress ineome of such husband er wife frem surh setrees for the preeeding fax－ able fear，exeeed $\$ 100$ for such preeeding taxable year and such indiridual would hare been required to make a return under see－ tion 51 or 455 for streh preeeding taxable year if he had beon married and lifing with hatbund or wife during the whele ef sueh precediag taxble year；or
（子）in eaje sueh taxable year is the taxable year beginning in 1943；sueh individual was required to make a return under section 51 for the taxable year beginniny in 1942，and his gress ineome frem サiages（as defined in section 1624）for steh tarable year is greater than the gress ineeme which ean reasenably be expeeted to be reecived frem サrages for the taxable year beginning in 4943.
（b）Contents of Declaration．－In the declaration required under subsection（a）the individual sháll state－
（1）the amount which he estimates as the amount of tax under this chapter for the taxable year，without regard to any credits under sections 32 ；and 35 － 466 （e）for taxes with 4 eld at source；
（2）the amount which he estimates as the credits for the tax－ able year under sections 32 －and 35 － 466 （e）；and
（3）the excess of the amount estimated under paragraph（1） over the amount estimated under paragraph（2），which excess for the purposes of this chapter shall be beld and considered the esti－ mated tax for the taxable year．
The declaration shall also contain sucho other information for the pur－ poses of carrying out the provisions of this chapter as the Commis－ sioner，with the approval of the Secretary，may by regulations pre－ scribe，and shall contain or be verified by a written statement that it is made under the penalties of perjury．
（c）Joint Declaration by Husband and Wife：－In the case of a husband and wife lifing together，a single declaration under this sec－ tion may be made by them jointly，in which case the liability with respect to the estimated tax shall be joint and several．No joint declaration may be made if either the husband or wife is a nonresident
alien. If a joint declaration is made but a joint return is not made for the taxable year, the estimated tax for such year may be treated as the estimated tax of either the husband or the wife, or may be divided between them.
(d) Time and Place for Filing.-
(1) In aeneral.-The declaration required under subsection (a) shall be filed on or before the fifteenth day of the third menth March 15 of the taxable year, except that if the requirements of subsection 58 (a) are first met
(A) after steh date March 1 and before June 2 of the taxable year, the declaration shall be filed on or before the fiftemth day June 15 of the last menth of the quarter of the taxable year in whieh sueh requirements are first met, or
(B) after June 1 and before September 2 of the taxable year, the declaration shall be filed on or before. September 15 of the taxable year, or
(C) after September 1 of the taxable year, the declaration shall be filed on or before January 15 of the succeeding taxable year.
(2) Amendment of declaration.-An individual may make amendments $\begin{array}{ll}\text { rions of a declaration filed during the taxable }\end{array}$ year under this subsection, under regulations prescribed by the Commissioner with the approval of the Secretary. If so made, such amendments of shall may be filed on or before the fifteenth day of the last month of any quarter of the taxable year subsequent to that in which the declaration was filed and in which no previous amendments or revion have been made or has been filed, except that in the case of an amendment filed after September 15 of the taxable year, it may be filed on or before January 15 of the succeeding taxable year. Declarations and amendments d revisions thereof shall be filed with the collector specified in section 53 (b) (1).
(3) Return as declaration or amendment.-If on or before January 15 of the succeeding taxable year the taxpayer files a return, for the taxable year for which the declaration is required, and pays in full the amount computed on the return as payable, then, under regulations prescribed by the Commissioner with the approval of the Secretary-
(A) If the declaration is not required to be filed during the taxable year, but is required to be fled on or before such January. 15 , such return shall, for the purposes of this chapter, be considered as such declaration: and
(B) If the tax shown on the return (reduced by the credits under sections 32 and 35) is greater than the estimated tax shown in a declaration previously made, or in the last amendment thereof, such return shall, for the purposes of this chapter, be considered as the amendment of the declaration permitted by paragraph (2) to be filed on or before such January 15.
(e) Extension of Time.-The Commissioner may grant a reasonable extension of the time for filing declarations and paying the estimated tax, under such rules and regulations as he shall prescribe with the approval of the Secretary. Except in the case of taxpayers who are abroad, no such extension shall be for more than six months.
(f) Persons Under Disability.-If the taxpayer is unable to make his own declaration, the declaration shall be made by a duly authorized agent or by the guardian or other person charged with the care of the person or property of such taxpayer.
(g) Signature Presumed Correct.-The fact that an individual's name is signed to a filed declaration shall be prima facie evidence for all purposes that the declaration was actually signed by him.
(h) Publicity of Declaration.-For the purposes of section 55 (relating to publicity of returns), a declaration of estimated tax shall be held and considered a return under this chapter.
[Section 13 (d) of the bill reads as follows:
"(d) Speutal Rule for 1944.-The provisions of sections 58 and 59 of such Code, as amended
by this Act, shall be subject to the followin modifications with respect to declaration and pay-
ment of estimated tax for the calenciar ycar 1944:
(1) Time for filing declaration.-If the requirements of section 58 (a) of such Code,
without regard to its amendment by this Act, are first met before April 1, 1944, the dcelaration
shall be filed on or before April 15, 1944, and if such requirements are first met after March 31,
1944, and before June 2, 1944. the declaration shall be filed on or before June 15, 1944.
(2) Payment of estimated tax. - lf the declaration is filed on or before A pril 15,1944 , then
(even thongr such declaration under existing law or under paragraph (1) of this subsection
was not required to be filed befole June 15, 1944) the estimated tax shall be paid in four equal
installments and at the times provided in section 59 (a) (1) of such Code, as amended by
this Act. If the declaration is filed after April 15, 1944, and not after June 15, 1944 (and is not
required hy paragraph (1) to be filed on or before April 15), the estimated tax shall be paid
in three equal installments and at the times provided in section 59 (a) (2) of such Code, as
amended by this Act. The rule provided in section 59 (a) (5) of such Code, as amended
by this Act, shall apply with respect to declarations filed after the time prescribed in para-
graph (1) of this subsection.' $]$

## SEC. 59. PAYMENT OF ESTIMATED TAX.

(a) In General.-The estimated tax shall be paid in four equal installments exeept that as follows:
(1) If the declaration is filed fotherwise than pursuant to an extensien $\theta$ time) after the fifteenth day of the third month on or before March 15 of the taxable year, the estimated tax shall be paid in four equal installments the number of whieh is equal to the number ef quarters remaining in the tawable year fineluding the quarter in whieh the deelaration is filed): and. The first installment shall be paid at the time of the filing of the declaration, the second and third on June 15 and September 15, respectively, of the taxable year, and the fourth on January 15 of the succeeding taxable year.
(2) If the declaration is filed after March 15 and not after June 15 of the taxable year, and is not reguired by section 58 (d) to be filed on or before March 15 of the taxable year, the estimated tax shall be paid in three equal installments. The first insiallment shall be paid at the time of the filing of the declaration, the second on September 15 of the taxable year, and the third on January 15 of the succeeding taxable year.
(3) If the declaration is filed after June 15 and not after September 15 of the taxable year, and is not required by section 58 (d) to be filed on or before June 15 of the taxable year, the estimated tax shall be paid in two equal installments. The first installment shall be paid at the time of the filing of the declaration, and the second on January 15 of the succeeding taxable year.
(4) If the declaration is filed after September 15 of the taxable year, and is not reguired by section 58 (d) to be filed on or before September 15 of the taxable year, the estimated tax shall be paid in full at the time of the fling of the declaration.
(5). If the declaration is filed after the time prescribed in section 58 (d) (including cases in which an extension of time for filing the
declaration has been granted under section 58 (e)), paragraphs (2), (3), and (4) of this subsection shall not apply, and there shall be paid at the time of such filing all installments of estimated tax which would have been payable on or before such time if the declaration had been filed within the time prescribed in section 58 (d), and the remaining installments shall be paid at the times at which, and in the amounts in which, they would have been payable if the declaration had been so filed.
(b) Amendments of $D_{\text {eclaration.-If any amendment of ferision }}$ of a declaration is filed, the remaining installments, if any, shall be ratably increased or decreased, as the case may be, to reflect the increase or decrease, as the case may be, in the estimated tax by reason of such amendment өr re\#fision; and if any amendment is made after September 15 of the taxable year, any increase in the estimated tax by reason thereof shall be paid at the time of making such amendment.
(子) (c) Installments Paid in AdVance.-At the election of the individual, any installment of the estimated tax may be paid prior to the date prescribed for its payment. One installment of the estimated fax shall be paid at the time of making the deelaration, and an installment thereef shall be paid on the fifteenth day $\begin{gathered}f \\ \text { the last month }\end{gathered}$ of eaeh sureeeding quarter of the tazable year-
(d) Payment as Part of Tax for Thatble Year.-Payment of the estimated tax, or any installment of the estimated thereof, shall be considered payment on account of the tax for the taxable year. (b) Arsement. The estimated tax shall be assessed omly to the extent paid:. Assessment in respect of the estimated tax shall be limited to the amount paid.

## SEC. 60. SPECIAL RULES FOR APPLICATION OF SECTIONS 58 AND 59.

(a) Farmers.-In the case of an individual whose estimated gross income from farming for the taxable year is at least 80 per entum two-thirds of the total estimated gross income from all sources for the taxable year, in lieu of the time prescribed in section 58 (d), the declaration for the taxable year may be made at any time on or before the fifteenth day of the last menth of the January 15 of the succeeding taxable year.
(b) Application to Short Taxable Years.-The application of sections 58, 59, and 294 (d), and of subsection (a) of this section, to taxable years of less than twelve months shall be as prescribed in regulations prescribed by the Commissioner with the approval of the Secretary.
 taxable year is the ealendar year 1943, the fifteenth day of September, 1943, shall be substituted for the fifteenth day ef Marelt for the purpeses of section 58 (d): If the taxable year begins in 1943 ufter Jonuary 1 , the date which shall be substituted for the fifteenth day of the third month of the taxable year for the purposes of section 58 (d) shall be preseribed by regulations preseribed by the Commissioner with the approval of the Seeretary. In either ease installments of the estimated tax for sueh taxable year payable after September 1 , 1943; shall be ratably deereased to refleet the payments on aeeount of a taxable year beginning in 1942 which are treated as payments on aceount of the estimated tax for a taxable year beginning in 1943. FIscal $Y_{\text {EARS }}$. -In the application of sections 58 and 59, and subsection
(a) of this section, to the case of a taxable year beginning on any date other than January 1, there shall be substituted, for the months specified therein, the months which correspond thereto.

## SUBCHAPTER C-SUPPLEMENTAL PROVISIONS

## Supplement A-Rates of Tax

> [Supplementary to Subchapter B, Part I]

## SEC. 103. RATES OF TAX ON CITIZENS AND CORPORATIONS OF CERTAIN FOREIGN COUNTRIES.

Whenever the President finds that, under the laws of any foreign country, citizens or corporations of the United States are being subjected to discriminatory or extraterritorial taxes, the President shall so proclaim and the rates of tax imposed by sections $11,12,13,14$, 201 (a), 204 (a), 207, 211 (a), 231 (a), 362 , and 450400 shall, for the taxable year during which such proclamation is made and for each taxable year thereafter, be doubled in the case of each citizen and corporation of such foreign country; but the tax at such doubled rate shall be considered as imposed by sections 11, 12, 13, 14, 201 (a), 204 (a), 207, 211 (a), 231 (a), 362, and 450400 , as the case may be. In no case shall this section operate to increase the taxes imposed by such sections (computed without regard to this section) to an amount in excess of 80 per centum of the net income of the taxpayer. Whenever the President finds that the laws of any foreign country with respect to which the President has made a proclamation under the preceding provisions of this section have been modified so that discriminatory and extraterritorial taxes applicable to citizens and corporations of the United States have been removed, he shall so proclaim, and the provisions of this section providing for doubled rates of tax shall not apply to any citizen or corporation of such foreign country with respect to any taxable year beginning after such proclamation is made.

## Supplement B-Computation of Net Income

[Supplementary to Subchapter B, Part II]

## SEC. 117. CAPITAL GAINS AND LOSSES.

(a) Definitions.-As used in this chapter-
(10) Net capital gain.-
(A) Corporations.-In the case of a corporation, the term "net capital gain" means the excess of the gains from sales or exchanges of capital assets over the losses from such sales or exchanges; and
(B) Other Taxpayers.-In the case of a taxpayer other than a corporation, the term "net capital gain" means the excess of (i) the sum of the gains from sales or exchanges of
capital assets, plus net income of the taxpayer or $\$ 1,000$, whichever is smaller, over (ii) the losses from such sales or exchanges. For purposes of this subparagraph, net income shall be computed without regard to gains or losses from sales or exchanges of capital assets. If the tax is to be computed under Supplement T, "net income" as used in this subparagraph shall be read as "adjusted gross income".
*
(d) Limitation on Capital Losses.-
(1) Corporations.-In the case of a corporation, losses from sales or exchanges of capital assets shall be allowed only to the extent of gains from such sales or exchanges.
(2) Other taxpayers.- In the case of a taxpayer, other than a corporation, losses from sales or exchanges of capital assets shall be allowed only to the extent of the gains from such sales or exchanges, plus the net income of the taxpayer of $\$ 1,000$, whichever is smaller. For purposes of this paragraph, net income shall be computed without regard to gains or losses from sales or exchanges of capital assets. If the tax is to be computed under Supplement T, "ret income" as used in this paragraph shall be read as "adjusted gross income".

## Supplement C-Credits Against Tax

## [Supplementary to Subchapter B, Part III]

## SEC. 131. TAXES OF FOREIGN COUNTRIES aND pOSSESSIONS OF UNITED STATES.

(a) Allowance of Credit.-If the taxpayer chooses to have the benefits of this section, the tax imposed by this chapter, except the tax imposed under section 102 or 450 , shall be credited with:
(1) Citizens and domestic corporations.-In the case of a citizen of the United States and of a domestic corporation, the amount of any income, war-profits, and excess-profits taxes paid or accrued during the taxable year to any foreign country or to any possession of the United States; and
(2) Resident of United States.-In the case of a resident of the United States, the amount of any such taxes paid or accrued during the taxable year to any possession of the United States; and
(3) Alien resident of United States.-In the case of an alien resident of the United States, the amount of any such taxes paid or accrued during the taxable year to any foreign country, if the foreign country of which such alien resident is a citizen or subject, in imposing such taxes, allows a similar credit to citizens of the United States residing in such country; and
(4) Partnerships and estates.-In the case of any such individual who is a member of a partnership or a beneficiary of an estate or trust, his proportionate share of such taxes of the partnership or the estate or trust paid or accrued during the taxable year to a foreign country or to any possession of the United States, as the case may be.

Such choice may be made or changed at any time prior to the expiration of the period prescribed for making a claim for credit or refund of the tax imposed by this chapter.
(i) Tax $W_{\text {itheleld }}$ at Source.-For the purposes of this supplement the tax imposed by this chapter shall be the tax computed without regard to the credit provided in section 32 and section 466 (e) 35 .

## Suppiement D-Returns and Payment of Tax

[Supplementary to Subchapter B, Part V]

## SEC. 142. FIDUCIARY RETURNS.

(a) Reguirement of Return.-Every fiduciary (except a receiver appointed by authority of law in possession of part only of the property of an individual) shall make under oath a return for any of the following individuals, estates, or trusts for which he acts, stating specificaily the items of gross income thereof and the deductions and credits allowed under this chapter and such other information for the purpose of carrying out the provisions of this chapter as the Commissioner with the approval of the Secretary may by regulations pre-scribe-
(1) Every individual having a gross ineome for the taxable year of $\$ 500$ or over, if single, er ia married and not living with funband ex wife;
(2) Efery indifiduat hafing a gress ineeme fer the taxable year өf $\$ 1,200$ өr $\theta$ wer, if married and lining with husband or wife;
(2). (2) Every estate the gross income of which for the taxable year is $\$ 500$ or over;
(4) (3) Every trust the net income of which for the taxable year is $\$ 100$ or over, or the gross income of which for the taxable year is $\$ 500$ or over, regardless of the amount of the net income; and
(5) (4) Every estate or trust of which any beneficiary is a nonresident alien.

## SEC. 143. Withholding of tax at source.

(a) Tax-Free Covenant Bonds.-
(1) Requirement of withholding.-In any ease where bonds, mortgages, or deeds of trust, or other similar obligations of a corporation, issued before January 1, 1934, contain a contract or provision by which the obligor agrees to pay any portion of the tax imposed by this chapter upon the obligee, or to reimburse the obligee for any portion of the tax, or to pay the interest without deduction for any tax which the obligor may be required or permitted to pay thereon, or to retain therefrom under any law of the United States, the obligor shall deduct and withhold a tax equal to 2 per centum of the interest upon such bonds, mortgages, deeds of trust, or other obligations, whether such interest is payable annually or at shorter or longer periods, if payable to an individual, a partnership, or a foreign corporation not engaged in trade or business within the United States:

Provided, That if the liability assumed by the obligor does not exceed 2 per centum of the interest, then the deduction and withholding shall be at the following rates: (A) 30 per centum in the case of a nonresident alien individual (except that such rate shall be reduced, in the case of a resident of any country in North, Central, or South America, or in the West Indies, or of Newfoundland, to such rate, not less than 5 per centum, as may be provided by treaty with such country), or of any partnership not engaged in trade or business within the United States and composed in whole or in part of nonresident aliens, (B) in the case of such a foreign corporation, 30 per centum, and (C) 2 per centum in the case of other individuals and partnerships: Prorided furiker, That if the owners of such obligations are not known to the withholding agent the Commissioner may authorize such deduction and withholding to be at the rate of 2 per centum, or, if the liability assumed by the obligor does not exceed 2 per centum of the interest, then at the rate of 30 per centum.
(2) Benefit of credits against net income.-Such deduction and withholding shall not be required in the case of a citizen or resident entitled to receive such interest, if he files with the withholding agent on or before February 1 a signed notice in writing claiming the benefit of the eredits normal tax exemption provided in section 25 (a) (3) and the surtax exemptions provided in section 25 (b); nor in the case of a nonresident alien individual if so provided for in regulations prescribed by the Commissioner under section 215.

## SEC. 145. PENALTIES.

(e) Gresf Rypariner.-
( 1 ) For penalties for failure to file information returns with respect to foreign personal holding cor panies and foreign corporaticrs, see section 340 .
(2) For additional penalties fer fratudulent reeeipts or failure to ftrnish reeeipts required by seetion 468, see seetion 470.

## Supplement E-Estates and Trusts

SEC. 162. NET INCOME.
(f) The standard deduction provided in section 23 (a, shall not be alloued.

## SEC. 163. CREDITS AGAINST NET INCOME.

(a) Credits of Estate or Trust.-
(1) For the purpose of the normal tax and the sttita an estate shall be allowed the same persemat normal tax exemption as is allowed to a single person under section $25(6)(4) ;(a)$ (3) and a trust shall be ałfowed fin lieu өf the persenal exemption tader section 25 (b) ( 1 ) ) meredit ef $\frac{s}{} 10 \theta$ againt net ineome. For the purpose of the surtax an estate shall be allowed the same surtax exemption as is allowed to an individual under section 25 (b) (1)
(A). A trust shall be allowed a credit of $\$ 100$ against net income for the purpose of the normal tax and a credit of $\$ 100$ against net income for the purpose of the surtax. Such credits shall be in lieu of the normal tax exemption under section 25 (a) (3) and the surtax exemption under section 25 (b) (1) (A).
(2) If no part of the income of the estate or trust is included in computing the net income of any legatee, heir, or beneficiary, then the estate or trust shall be allowed the same credits against net income for interest as are allowed by section 25 (a).

## SEC. 169. COMMON TRUST FUNDS.

(a) Definitions.-The term "common trust fund" means a fund maintained by a bank (as defined in section 104)-
(1) exclusively for the collective investment and reinvestment of moneys contributed thereto by the bank in its capacity as a trustee, executor, administrator, or guardian; and
(2) in conformity with the rules and regulations, prevailing from time to time, of the Board of Governors of the Federal Reserve System pertaining to the collective investment of trust funds by national banks.
(b) Taxation of Common Trust Funds.-A common trust fund shall not be subject to taxation under this chapter, subchapters A or B of chapter 2, or section 105 or 106 of the Revenue Act of 1935, 49 Stat. 1017, 1019, or chapter 6 and for the purposes of such chapters and subchapters shall not be considered a corporation.
(c) Income of Participants in Fund.-
(1) Inclusions in net income.- Each participant in the common trust fund in computing its net income shall include, whether or not distributed and whether or not distributable-
(A) As part of its gains and losses from sales or exchanges of capital assets held for not more than 6 months, its proportionate share of the gains and losses of the common trust fund from sales or exchanges of capital assets held for not more than 6 months.
(B) As part of its gains and losses from sales or exchanges of capital assets held for more than 6 months, its proportionate share of the gains and losses of the common trust fund from sales or exchanges of capital assets held for more than 6 months.
(C) Its proportionate share of the ordinary net income or the ordinary net loss of the common trust fund, computed as provided in subsection (d).
(2) Credit for partially exempt interest.-The proportionate share of each participant in the amount of interest specified in section 25 (a) received by the common trust fund shall for the purposes of this Supplement be considered as having been received by such participant as such interest.

If the common trust fund elects under section 125 to treat the premium on bonds, the interest on which is allowable as a credit under section 25 (a) (1) or (2), as amortizable, for the purposesof the preceding sentence the proportionate share of the participant of such interest received by the common trust fund shall-
be his proportionate share of such interest (determined without regard to this sentence) reduced by so much of the deduction under section 23 (v) as is attributable to such share.
(d) Computation of Common Trust Fund Income.-The net income of the common trust fund shall be computed in the same manner and on the same basis as in the case of an individual, except that-
(1) There shall be segregated the gains and losses from sales or exchanges of capital assets;
(2) After excluding all items of gain and loss from sales or exchanges of capital assets, there shall be computed-
(A) An ordinary net income which shall consist of the excess of the gross income over deductions; or
(B) An ordinary net loss which shall consist of the excess of the deductions over the gross income;
(3) The so-called "charitable contribution" deduction allowed by section 23 (o) shall not be allowed.
(4) The standard deduction provided in section 23 (aa) shall not be allowed.
(e) Admission and Withdrawal--No gain or loss shall be realized by the common trust fund by the admission or withdrawal of a participant. The withdrawal of any participating interest by a participant shall be treated as a sale or exchange of such interest by the participant.
(f) Returns by Bank.--Every bank (as defined in section 104) maintaining a common trust fund shall make a return under oath for each taxable year, stating specifically, with respect to such fund, the items of gross income and the deductions allowed by this chapter, and shall include in the return the names and addresses of the participants who would be entitled to share in the net income if distributed and the amount of the proportionate share of each participant. The return shall be sworn to as in the case of a return filed by the bank under section 52.
(g) Different Taxable Years of Common Trust Fund and Participant.-If the taxable year of the common trust fund is different from that of a participant, the inclusions with respect to the net income of the common trust fund, in computing the net income of the participant for its taxable year shall be based upon the net income of the common trust fund for any taxable year of the common trust fund (whether beginning on, before, or after January 1, 1939) ending within or with the taxable year of the participant.

## Supplement F-Partnerships

## SEC. 183. COMPUTATION OF PARTNERSHIP INCOME.

(a) General Rule.-The net income of the partnership shall be computed in the same manner and on the same basis as in the case of an individual, except as provided in subsections (b), (c) and (d).
(b) Segregation of Items.-
(1) Capital gains and losses.- There shall be segregated the gains and losses from sales or exchanges of capital assets.
(2) Ordinary net income or Loss.-After excluding all items of gain and loss from sales or exchanges of capital assets, there shall be computed-
(A) An ordinary net income which shall consist of the excess of the gross income over the deductions; or
(B) An ordinary net loss which shall consist of the excess of the deductions over the gross income.
(c) Charitable Contributions.-In computing the net income of the partnership the so-called "charitable contribution" deduction allowed by section 23 (o) shall not be allowed; but each partner shall be considered as having made payment, within his taxable year, of his distributive portion of any contribution or gift, payment of which was made by the partnership within its taxable year, of the character which would be allowed to the partnership as a deduction under such section if this subsection had not been enacted.
(d) Standard Deduction.--In computing the net income of the partnership, the standard deduction provided in section 23 (aa) shall not be allowed.

## Suppiement H-Nonresident Alien Individuals

## SEC. 213. DEDUCTIONS.

(a) General Rule.-In the case of a nonresident alien individual the deductions shall be allowed only if and to the extent that they are connected with income from sources within the United States; and the proper apportionment and allocation of the deductions with respect to sources of income within and without the United States shall be determined as provided in section 119, under rules and regulations prescribed by the Commissioner with the approval of the Secretary.
(b) Losses.-
(1) The deduction, for losses not connected with the trade or business if incurred in transactions entered into for profit, allowed by section 23 (e) (2) shall be allowed whether or not connected with income from sources within the United States, but only if the profit, if such transaction had resulted in a profit, would be taxable under this chapter.
(2) The deduction for losses of property not connected with the trade or business if arising from certain casualties or theft, allowed by section 23 (e) (3), shall be allowed whether or not connected with income from sources within the United States, but only if the loss is of property within the United States.
(c) Charitable, Etc., Contributions.-The so-called "charitable contribution" deduction allowed by section 23 (o) shall be allowed whether or not connected with income from sources within the United States, but only as to contributions or gifts made to domestic corporations, or to community chests, funds, or foundations, created in the United States, or to the vocational rebabilitation fund.
(d) Standard Deduction.-The standard deduction provided in section 23 (aa) shall not be allowed.

## SEC. 214. GREDITS AGAINST NET INGOME LEXEMPTION <br> FOR DEPENDENTS] CREDITS AGAINST NET INCOME.

In the case of a nonresident alien individual who is not a resident of a contiguous country, the normal tax exemption allowed by section 25 (b) ( 7 ) ( $a$ ) ( 3 ) ef this ehapter shall; exeept as hereinafter provided in the ease of a resident of a eentigutus eountry; be only $\$ 500$ and the surtax exemptions allowed by section 25 (b) (i) (B) and (C) shall not be allowed. It the ease ef a fomresident atien indiriduat residing in a eontiguous eountry whe is married and living with husband or wife or whe is the head of a family, the persenat exemption shall be that speeified in seetien $25(b)$; if sueh eentiguous eountry allows to eitizens of the United states fot residing in suth eountry Wha are married and lifing with husband or wife and to eitizens of the United States not residing in suth eountry who are heads of families the same personnl exemption trs that ulloned eitizens of sueh eotntry whe are married and living with husband er wife or whe are heads of families, the ease may be. The eredit for dependents allowed by seetion 85 (b) (? 2 shall not be allowed in the ease of a nemresident alien individual unless he is a resident ef a eontiguous eountry.

## SEC. 215. ALLOWANCE OF DEDUCTIONS AND CREDITS.

(a) Return to Contain Information.-A nonresident alien individual shall receive the benefit of the deductions and credits allowed to him in this chapter only by filing or causing to be filed with the collector a true and accurate return of his total income received from all sources in the United States, in the manner proscribed in this chapter; including therein all the information which the Commissioner may deem necessary for the calculation of such deductions and credits.
(b) Tax Withheld at Source.-The bencfit of the persemal normal tax exemption and eredit for dependints the surtax exemptions may, in the discretion of the Commissioner and under regulations prescribed by him with the approval of the Secretary, be received by a nonresident alien individual entitled thereto, by filing a claim therefor with the withholding agent.

## Supplement J-Possessions of the United States

## SEC. 251. INCOME FROM SOURCES WITHIN POSSESSIONS OF UNITED STATES.

(a) General Rule.-In the case of citizens of the United States or domestic corporations, satisfying the following conditions, gross income means only gross income from sources within the United States-
(1) If 80 per centum or more of the gross income of such citizen or domestic corroration (computed without the benefit of this section), for the three-year period immediately preceding the close of the taxable year (or for such part of such period immediately preceding the close of such taxable year as may be applicable) was derived from sources within a possession of the United States; and
(2) If, in the case of such corporation, 50 per centum or more of its gross income (computed without the benefit of this section) for such period or such part thereof was derived from the active conduct of a trade or business within a possession of the United States; or
(3) If, in case of such citizen, 50 per centum or more of his gross income (computed without the benefit of this section) for such period or such part thereof was derived from the active conduct of a trade or business within a possession of the United States either on his own account or as an employee or agent of another.
(b) Amounts Received in United States.-Notwithstanding the provisions of subsection (a) there shall be included in gross income all amounts received by such citizens or corporations within the United States, whether derived from sources within or without the United States.
(c) Tax in Case of Corporations.-
(1) Corporation tax.-A domestic corporation entitled to the. benefits of this section shall be subject to tax under section 13 or section 14 (b), and under section 15.
(2) Cross reference.-

For inclusion in computation of tax of amount specified in shareholder's consent, see section 28.
(d) Definition.-As used in this section the term "possession of the United States" does not include the Virgin Islands of the United States.
(e) Deductions.-
(1) Citizens of the United States entitled to the benefits of this section shall have the same deductions as are allowed by Supplement H in the case of a nonresident alien individual engaged in trade or business within the United States.
(2) Domestic corporations entitled to the benefits of this section shall have the same deductions as are allowed by Supplement I in the case of a foreign corporation engaged in trade or business within the United States.
(f) Credits Against Net Income.-A citizen of the United States entitled to the benefits of this section shall be allowed a persenal normal tax exemption of only $\$ 500$ and shall not be allowed the eredit for dependente provided in surtax exemptions allowed by section 25 (b) (?) (1) (B) and (C).
(g) Allowance of Deductions and Credits.-Citizens of the United States and domestic corporations entitled to the benefits of this section shall receive the benefit of the deductions and credits allowed to them in this chapter only by filing or causing to be filed with the collector a true and accurate return of their total income received from all sources in the United States, in the manner prescribed in this chapter; including therein all the information which the Commissioner may deem necessary for the calculation of such deductions and credits.
(h) Credits Against Tax.-Persons entitled to the benefits of this section shall not be allowed the credits against the tax for taxes of foreign countries and possessions of the, United States allowed by section 131.

## Supplement L-Assessment and Collection of Deficiencies

## SEC. 271. DEFINITION of DEFICIENCY.

(a) In General.-As used in this chapter in respect of a tax imposed by this chapter, "deficiency" means [-
(a) T]the amount by which the tax imposed by this chapter exceeds the excess of-
(1) the sum of (A) the amount shown as the tax by the taxpayer upon his return [; but the amount so shown on the return shall first be increased by the amounts previously assessed (or collected without. assessment) as a deficiency, and decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such $\operatorname{tax}$; or 1 , if a return was made by the taxpayer and an amount was shown as the tax by the taxpayer thereon, plus (B) the amounts previously assessed (or collected without assessment) as a deficiency, over
(2) the amount of rebates, as defined in subsection (b) (2), made.
(b) [ If no amount is shown as the tax by the taxpayer upon his return, or if no return is made by the taxpayer, then the amount by which the tax exceeds the amounts previously assessed (or collected without assessment) as a deficiency; but such amounts previously assessed, or collected without assessment, shall first be decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such tax.]

Rules for Application of Subsection (a).-For the purposes of this section-
(1) The tax imposed by this chapter and the tax shown on the return shall both be determined without regard to payments on account of estimated tax, without regard to the credit under section 35 , and without regard to so much of the credit under section 32 as exceeds 2 per centum of the interest on obligations described in section 143 (a);
(2) The term 'rebate"' means so much of an abatement, credit, refund, or other repayment, as was made on the ground that the tax imposed by this chapter was less than the excess of the amount specified in subsection (a) (1) over the amount of rebates previously made; and
(3) The computation by the collector, pursuant to section 51 (f), of the tax imposed by this chapter shall be considered as having been made by the taxpayer and the tax so computed considered as shown by the taxpayer upon his return.

## Supplement M-Interest and Additions to the Tax

SEC. 291. FAILURE TO FILE RETURN.
(a) In case of any failure to make and file return required by this chapter, within the time prescribed by law or prescribed by the Commissioner in pursuance of law, unless it is shown that such failure is due to reasonable cause and not due to willful neglect, there shall be added to the tax: 5 per centum if the failure is for not more than thirty days with an additional 5 per centum for each additional thirty days or fraction thereof during which such failure continues, not
exceeding 25 per centum in the aggregate. The amount so added to any tax shall be collected at the same time and in the same manner and as a part of the tax unless the tax has been paid before the discovery of the neglect, in which case the amount so added shall be collected in the same manner as the tax. The amount added to the tax under this section shall be in lieu of the 25 per centum addition to the tax provided in section 3612 (d) (1).
(b) For minimum addition to the tax for failure of withholding agent to make and file return required by Part II of Subehapter D , see section 470 (e).

## SEC. 292. INTEREST ON DEFICIENCIES.

(a) General Rule.-Interest upon the amount determined as a deficiency shall be assessed at the same time as the deficiency, shall be paid upon notice and demand from the collector, and shall be collected as a part of the tax, at the rate of 6 per centum per annum from the date prescribed for the payment of the tax (or, if the tax is paid in installments, from the date prescribed for the payment of the first installment) to the date the deficiency is assessed, or, in the case of a waiver under section 272 (d), to the thirtieth day after the filing of such waiver or to the date the deficiency is assessed whichever is the earlier. If any portion of the deficiency assessed is not to be collected by reason of a prior satisfaction, in whole or in part, of the tax, proper adjustment shall be made with respect to the interest on such portion.
(b) Deficiency Resulting From Relief Under Section 722.-If any part of a deficiency for a taxable year beginning prior to January 1, 1942, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year, no interest shall be assessed or paid with respect to such part of the deficiency. If any part of a deficiency for a taxable year beginning after December 31, 1941, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year (excluding any portion of a deficiency of excess-profits taxes constituting a deficiency by reason of deferment of tax under section 710 (a) (5), and excluding, in case the taxpayer has availed itself of the benefits of section 710. (a) (5), such portion of a deficiency under Chapter 1 as may be determined by the Commissioner to exceed any refund or credit of excess-profits tax arising from the operation of section 722), no interest shall be assessed or paid with respect to such part of the deficiency for any period prior to one year after the filing of such application, or September 16, 1945, whichever is the later.

## SEC. 294. ADDITIONS TO THE TAX IN CASE OF NONPAYMENT.

(d) Estimated Tax.-
(1) Failure to file declaration or pay installment of Estimated tax.-
(A) Failure to File Declaration.-In the case of a failure to make and file a declaration of estimated tax within the time prescribed, unless such failure is shown to the satisfaction of the Commissioner to be due to reasonable cause and not to
willful neglect, there shall be added to the tax 5 per centum of each installment due but unpaid, and in addition, with respect to each such installment due but unpaid, 1 per centum of the unpaid amount thereof for each month (except the first) or fraction thereof during which such amount remains unpaid. In no event shall the aggregate addition to the tax under this subparagraph with respect to any installment due but unpaid, exceed 10 per centum of the unpaid portion of such installment. For the purposes of this subparagraph the amount and due date of each installment shall be eonsidered to be an manout equal to the amount that would have been due and able the same as if a declaration had been filed within the time prescribed showing an estimated tax in the mement of equal to the correct tax had been timely filed, and one sueh installment shall be emsidored due on the fifteenth day of the last menth of that quarter of the taxable year in whieh the decharation is required to be fled, and another sweh install ment shall be eonsidered due en the fifteenth day of the last month of each streeeding quatior of the taxable year reduced by the credits under sections 32 and 35 .
(B) Failure to Pay Installments of Estimated Tax De-clared.-Where a declaration of estimated tax has been made and filed within the time prescribed, or where a declaration of estimated tax has been made and filed after the time prescribed and the Commissioner has found that failure to make and file such declaration within the time prescribed was due to reasonable cause and not to willful neglect, in the case of a failure to pay an installment of the estimated tax within the time prescribed, unless such failure is shown to the satisfaction of the Commissioner to be due to reasonable cause and not to willful neglect, there shall be added to the tax 5 per centum of the unpaid amount of such installment, and in addition 1 per centum of such unpaid amount for each month (except the first) or fraction thereof during which such amount remains unpaid. In no event shall the aggregate addition to the tax under this subparagraph with respect to any installment due but unpaid, exceed 10 per centum of the unpaid portion of such installment.
(2) Substantial underestimate of estimated tax.-If 80 per centum of the tax (determined without regard to the credits under sections 32, and 35 ; $466(\mathrm{e})$ ), in the case of individuals other than farmers exercising an election under section 60 (a), or $66 \frac{2}{3}$ per centum of such tax so determined in the case of such farmers, exceeds the estimated tax (increased by such credits), there shall be added to the tax an amount equal to such excess, or equal to 6 per centum of the amount by which such tax so determined exceeds the estimated tax so increased, whichever is the lesser. This paragraph shall not apply to the taxable year in which falls the death of the taxpayer, nor, under regulations prescribed by the Commissioner with the approval of the Secretary, shall it apply to the taxable year in which the taxpayer makes a timely payment of estimated tax within or before each quarter (excluding, in case the taxable year begins in 1943, any
quarter beginning prior to July 1, 1943) of such year (or in the case of farmers exercising an election under section 60 (a), within the last quarter) in an amount at least as great as though computed (under such regulations) on the basis of the taxpayer's status with respect to the personal exemption and credit for dependents on the date of the filing of the declaration for such taxable year (or in the case of any such farmer, or in case the fifteenth day of the third month of the taxable year occurs after July 1, on July 1 of the taxable year) but otherwise on the basis of the facts shown on his return for the preceding taxable year:

> [Section 13 (e) of the bill reads as follows:
> "(e) PENALTY FOR UNDERESTIMATE FOR 1944.-For the purposes of section 294 (d) (2) (relating to underestimate of estimated tax), in the case of a taxpayer filing a declaration for a taxable year beginning in the calendar year 1944 the term ' 80 per centum of the tax' as appearing in such subsection shall be taken to rofer to 80 per centum of whichever of the following is the lesser: (1) a tax computed under the law applicable to such taxable year without regard to the amendments made by this Act, and (2) a tax computed under such law as amended by this Act."]
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Supplement O—Overpayments

## SEC. 322. REFUNDS AND CREDITS.

(a) Authorization.-
(1) Overpayment.-Where there has been an overpayment of any tax imposed by this chapter, the amount of such overpayment shall be credited against any income, war-profits, or excessprofits tax or installment thereof then due from the taxpayer, and any balance shall be refunded immediately to the taxpayer.
(2) Excessive withholding.-Where the amount of the tax withheld at the source under Part $I I$ of subehapter $¥$ or Subchapter D of Chapter 9 exceeds the taxes imposed by this chapter against which the tax so withheld may be credited under section 35 of 466 (e), the amount of such excess shall be considered an overpayment.
(3) Credits against estimated tax.-The Commissioner is authorized to prescribe, with the approval of the Secretary, regulations providing for the crediting against the estimated tax for any taxable year of the amount determined by the taxpayer or the Commissioner to be an overpayment of the tax for a preceding taxable year.
(d) Overpayment Found by Board.-If the Board finds that there is no deficiency and further finds that the taxpayer has made an overpayment of tax in respect of the taxable year in respect of which the Commissioner determined the deficiency, or finds that there is a deficiency but that the taxpayer has made an overpayment of tax in respect of such taxable year, the Board shall have jurisdiction to determine the amount of such overpayment, and such amount shall, when the decision of the Board has become final, be credited or refunded to the taxpayer. No such credit or refund shall be made of any portion of the tax unless the Board determines as part of its decision (1) that such portion was paid (A) within two years before the filing of the claim, the mailing of the notice of deficiency, or the execution of an agreement by both the Commissioner
and the taxpayer pursuant to section 276 (b) to extend beyond the time prescribed in section 275 the time within which the Commissioner might assess the tax, whichever is earliest, or (B) within three years before the filing of the claim, the mailing of the notice of deficiency, or the execution of the agreement, whichever is earliest, if the claim was filed, the notice of deficiency mailed, or the agreement executed within three years from the time the return was filed by the taxpayer, or (C) after the execution of such an agreement and before the expiration of the period within which the Commissioner might make an assessment pursuant to such agreement or any extension thereof, or (D) after the mailing of the notice of deficiency; or (2), if such portion was not paid within the period described in clause (1), but the notice of deficiency was mailed within seven years from the time prescribed for the filing of the return, or a claim described in subsection (b) (5) was filed, that such portion. does not exceed the amount of the overpayment attributable to the deductibility of items described in subsection (b) (5).
(e) Presumption as to Date of Payment.-For the purposes of this section, any tax actually deducted and withheld at the source during any calendar year under Part If ef Subehapter $\mathcal{P}$ or under Subchapter D of Chapter 9 shall, in respect of the recipient of the income, be deemed to have been paid by him not earlier than the fifteenth day of the third month following the close of his taxable year with respect to which such tax is allowable as a credit under section 35 or 466 (e). For the purposes of this section, any amount paid as estimated tax for any taxable year shall be deemed to have been paid not earlier than the fifteenth day of the third month following the close of such taxable year.

## Supplement T-Individuals With Adjusted Gross Income From Certain Sources of $\$ 3,000$ or of Less than $\$ 5,000$

## SEC. 400. IMPOSITION OF TAX.

In lieu of the taxes imposed byder bections 11 and ; 12, 450; an individuat whe makes his return on the eash basis may elect, for each taxable year, to pay the tax shown in the following table if his
 of eme or more of the following: Solary, wages, eompensation for persunt seriviees, dividends, interest, of annities there shall be levied, collected, and paid for each taxable year upon the net income of each individual whose adjusted gross income for such year is less than \$5,000, and who has elected to pay the tax imposed by this supplement for such year, the tax shown in the following table:

Single persen fart head ef family)


Single pereon tar head ef family)-Continued

| If the gros ineome |  | And the number of dependents is - |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  | 7 өr |
| At | But les than | The tax shall be- |  |  |  |  |  |  |  |
| \$1,775 | \$1,-800 | \$259 | \$198 | \$126 | $\$ 60$ | \$35 | $\$ 35$ | $\$ 35$ | $\$ 35$ |
| 1,800 | 4,825 | 264 | 198 | 434 | 65 | 36 | 36 | 36 | 35 |
| 1,825 | 1,850 | 270 | 203 | 187 | 70 | 36 | 36 | 36 | 36 |
| 1,850 | 4,-875 | 275 | 208 | 742 | 75 | 37 | 37 | 37 | 37 |
| 4,875 | +-900 | 280 | 214 | 447 | 81 | 38 | 38 | 38 | 38 |
| 1,-900 | 1-,925 | 285 | 219 | 152 | 86 | 39 | 39 | 39 | 39 |
| +,925 | 7,-950 | 290 | 224 | 157 | 94 | 39 | 39 | 39 | 89 |
| 7, | 7,975 <br> 2000 | 296 304 304 | 229 <br> 234 <br> 84 | $\begin{array}{r}168 \\ +68 \\ \hline 18\end{array}$ | $\begin{array}{r}96 \\ +94 \\ \hline 04\end{array}$ | 49 | 40 | 40 | 49 |
| 2,000 | 2,-025 | 306 | 240 | 173 | 107 | 42 | 42 | 42 | 42 |
| 2,025 | 2,050 | 344 | 245 | 178 | 112 | 45 | 42 | 42 | 42 |
| 2,050 | 2,075 | 317 | 250 | 184 | 117 | 57 | 43 | 43 | 43 |
| 2,075 | 2, 100 | 322 | 285 | 189 | 122 | 66 | 44 | 44 | 44 |
| 2,-100 | 2,-125 | 327 | 260 | 194 | 127 | 61 | 45 | 45 | 45 |
| 2,125 | 2,-150 | 332 | 266 | 199 | 133 | 66 | 45 | 45 | 45 |
| 2,150 | 2, 475 | 387 | 274 | 204 | 138 | 77 | 46 | 46 | 46 |
| 2,175 | 2, 200 | 343 | 276 | 240 | 448 | 77 | 47 | 47 | 47 |
| 2,200 | 2,-225 | 348 | 281 | 215 | 148 | 82 | 48 | 48 | 48 |
| 2,225 | 2,-250 | 353 | 287 | 220 | 454 | 87 | 48 | 48 | 48 |
| 8, 250 | 2,-275 | 358 | 292 | 225 | 459 | 92 | 49 | 49 | 49 |
| 2,275 | 2,-300 | 368 | 297 | 230 | 164 | 97 | 50 | 50 | 50 |
| 2,300 | 2,-325 | 369 | 302 | 236 | 169 | 103 | 54 | 54 | 61 |
| 2,-325 | 2,-350 | 374 | 307 | 241 | 174 | 108 | 54 | 84 | 64 |
| 2,-350 | 2,-375 | 379 | 313 | 246 | 180 | 413 | 52 | \% 2 | 53 |
| 2,-875 | 2,409 | 384 | 318 | 257 | 185 | 118 | 53 | 53 | 58 |
| 2,-409 | 2,-425 | 390 | 323 | 257 | 190 | 124 | 57 | 54 | 54 |
| 2,425 | 2,450 | 395 | 328 | 262 | 195 | 129 | 62 | 54 | 54 |
| 2,450 | 2, 275 | 400 | 338 | 267 | 200 | 434 | 67 | 55 | 55 |
| 2,475 | 2,500 | 405 | 339 | 272 | 206 | 139 | 73 | 56 | ${ }_{6} 6$ |
| 2,500 | 2,525 | 410 | 344 | 277 | 211 | 144 | 78 | 57 | 67 |
| 2,525 | 2,-650 | 446 | 349 | 288 | 216 | 459 | 83 | 57 | 67 |
| 2,550 | 2,576 | 424 | 354 | 288 | 224 | 455 | 88 | 58 | 58 |
| 2,575 | 2,600 | 426 | 860 | 293 | 227 | 160 | 94 | 69 | 69 |
| 2,600 | 2,625 | 431 | 365 | 298 | 232 | 465 | 99 | 60 | 60 |
| 2,625 | 2,650 | 436 | 370 | 303 | 287 | 170 | 104 | 60 | 60 |
| 2,650 | 2,675 | 442 | 375 | 309 | 242 | 176 | 109 | 67 | 67 |
| 2,675 | 2,700 | 448 | 380 | 314 | 247 | 181 | 414 | 62 | 62 |
| 2,709 | 2,725 | 454 | 386 | 319 | 253 | 186 | 129 | 63 | 63 |
| 2,725 | 2,750 | 469 | 397 | 324 | 258 | 197 | 125 | 63 | 63 |
| 2,750 | 2,775 | 465 | 396 | 380 | 268 | 497 | 130 | 64 | 64 |
| 2,775 | 2, 800 | 474 | 401 | 335 | 268 | 202 | 435 | 69 | 65 |
| 2,809 | 2,825 | 477 | 406 | 349 | 273 | 207 | 140 | 74 | 66 |
| 2,825 | 2, 850 | 488 | 412 | 245 | 279 | 212 | 446 | 79 | 66 |
| 2,-850 | 2,875 | 489 | 417 | 350 | 284 | 217 | 457 | 84 | 67 |
| 2,875 | 2,900 | 495 | 422 | 256 | 289 | 223 | 156 | 90 | 68 |
| 2, 2000 | 2,935 | 501 | 427 | 361 | 294 | 228 | 164 | 95 | 69 |
| 2,-925 | 2,-950 | 507 | 433 | 366 | 300 | 238 | 167 | 100 | 69 |
| 2,-950 | 2,-975 | 513 | 438 | 374 | 305 | 238 | 472 | 105 | 70 |
| 2,-975 | 3,-000 | 519 | 443 | 876 | 310 | 243 | 177 | 110 | 71 |

Matried person making separate retura

| If the ins ineome |  | And the number ef dependents ig- |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  | 7 er |
| At | But less that | The tax shall be- |  |  |  |  |  |  |  |
| $\$_{0}$ | \$650 | 9 | $\$ 0$ | $\$ 0$ | \$0 | \$0 | \$0 | \$0 | \$0 |
| 650 | 675 | 5 | 4 | 4 | 4 | $\pm$ | 4 | $\pm$ | 1 |
| 675 | 700 | $\pm 7$ | \% | 2 | $z$ | $z$ | $z$ | 8 | z |
| 700 | 725 | 16 | 3 | 3 | 3 | 3 | 3 | 8 | 3 |
| 725 | 750 | 24 | 3 | 3 | 3 | $\stackrel{3}{8}$ | 3 | 3 | 3 |
| 750 | 775 | 26 | 4 | 4 | 4 | 4 | 4 | 4 | 4 |
| 775 | 800 | 32 | 5 | 5 | 6 | ${ }_{6}^{6}$ | ${ }_{6}^{6}$ | 6 | 5 |
| 800 825 | 825 850 880 | 87 | 6 <br> 6 | ${ }_{6}^{6}$ | $\stackrel{6}{6}$ | $\stackrel{6}{6}$ | 6 | $\stackrel{6}{6}$ | 6 |
| 820 | 875 | 47 | $\stackrel{6}{7}$ | $\stackrel{6}{7}$ | 7 | $\stackrel{8}{7}$ | $\stackrel{6}{7}$ | 9 | 6 |
| 875 | 909 | 52 | 8 | 8 | 8 | 8 | 8 | 8 | 8 |
| 900 | 925 | 58 | 9 | 9 | 9 | 9 | 9 | 9 | 9 |
| 925 | 950 | 63 | 9 | 9 | 9 | 9 | 9 | 9 | 9 |
| 950 | 975 | 68 | 10 | 10 | 19 | 10 | 10 | 10 | 10 |
| 975 | 1,000 | 73 | 44 | 4 | 44 | 47 | 47 | 44 | 4 |
| 1,000 | 1,025 | 78 | 12 | 12 | 12 | 12 | 12 | 18 | 12 |
| 1,025 | 1,050 | 84 | 17 | 12 | 12 | 12 | 12 | 12 | 12 |
| 1,050 | 1,075 | 89 | 23 | 13 | 43 | 48 | 13 | 18 | 18 |
| 4,075 | 7,100 | 94 | 28 | 14 | 14 | 14 | 14 | 14 | 14 |
| 1,100 | 7,125 | 99 | 33 | 45 | 15 | 15 | 15 | 15 | 75 |
| 1,125 | 7, 150 | 105 | 48 | 45 | 15 | $\stackrel{15}{46}$ | $\stackrel{15}{46}$ | $\xrightarrow{16}$ | $\xrightarrow{15}$ |
| 1,150 ,+ 175 | 7,175 ,+ 200 | 110 115 | 48 | 16 17 | 16 17 | 16 17 | 16 17 | 16 17 | 16 17 |
| 1,200 | +,225 | $12 \theta$ | 64 | 48 | 48 | 18 | 18 | 18 | 48 |
| +,225 | +,250 | 125 | 69 | 48 | 18 | 18 | 48 | 18 | 18 |
| 7,250 | 4,275 | 131 | 64 | 19 | 19 | 19 | 49 | 19 | 19 |
| 4,275 | +,300 | 136 | 69 | 20 | 20 | 29 | 20 | 20 | 29 |
| 1,300 | 7,325 | 444 | 75 | 24 | 24 | 24 | 34 | 24 | 24 |
| 4,325 | +,350 | 446 | 80 | 24 | 24 | 24 | 24 | 24 | 24 |
| 7,350 | 1,375 | 454 | 85 | 27 | 37 | 22 | 22 | 22 | 27 |
| +,375 | + 7 -400 | 467 | 99 | 24 | 83 | 23 | 23 | $\stackrel{23}{2}$ | 28 |
| 1,400 | 7,425 | 463 | 95 | 29 | 24 | 24 | 24 | 24 | 24 |
| 7,425 | 7,450 | 167 | 101 | 34 | 24 | 84 | 24 | 24 | 24 |
| 4,450 | 7,475 | 179 | 106 | 39 | 25 | 25 | 28 | 25 | 35 |
| 4,475 | 1,500 | 478 | 411 | 45 | 26 | 26 | 26 | 26 | 26 |
| 7,500 | 7,525 | 183 | 416 | 69 | 27 | 27 | 27 | $\stackrel{27}{27}$ | $\stackrel{27}{27}$ |
| 7,525 | 4,550 | 188 | 122 | 65 | 37 | ${ }^{27}$ | 27 | 27 | 27 |
| 1,550 | 7,575 | 493 | 127 | 60 | 28 | 28 | 28 | 28 | 28 |
| 7,575 | 1,600 | 198 | 132 | 65 | 29 | 29 | 29 | 39 | 29 |
| 7,600 | 7,625 | 304 | 437 | 74 | $\stackrel{80}{8}$ | 30 | $\stackrel{20}{0}$ | 30 | 30 |
| 7,625 | 7,650 | 209 | 442 | 76 | 30 | 88 | 80 | 30 | 30 |
| 7,650 | +,675 | 244 | 448 | 81 | 34 | 31 | 31 | 37 | 37 |
| 4,675 | +,700 | 219 | 458 | 86 | 32 | 32 | 82 | 32 | 29 |
| 4,700 | 1,725 | 225 | 458 | 92 | 33 | ${ }_{3}^{33}$ | 33 | 38 | ${ }_{23}^{38}$ |
| 1,725 | 7,750 | 230 | 168 | 97 | 83 | 83 | 33 | 33 | 83 |
| 1,750 $\mathbf{1}, 775$ | 1,775 7,800 | 235 <br> 240 <br> 80 | 168 174 | 102 <br> 107 | 35 <br> 4 | 34 35 | 34 | 84 | ${ }^{34}$ |
| 1, 890 | 4,825 | 245 | 179 | 412 | 46 | 36 | 36 | 36 | 36 |
| 4,825 | 1,850 | 251 | 484 | 118 | 51 | 36 | 36 | 36 | 36 |

Married persen mating separate return-Continued

(4) Married peroon whose spouse has me grose ineome or (2) married person making joint return or (b) head of family

| If the ineme |  | And the number of dependents is - |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\theta$ | 4 | 3 | 8 | 4 | 5 or mere |
| At least | But less | The tax shat be- |  |  |  |  |  |
| $\$ 0$ | \$650 | \$0 | \$0 | $\$ 0$ | \$0 | \$0 | \$0 |
| - 650 | 675 | 4 | 4 | 4 | 4 | 4 | 4 |
| 675 | 709 | 2 | 2 | 2 | 2 | 2 | 2 |
| 700 | 725 | 8 | 3 | 8 | 8 | 8 | 3 |
| 725 | 750 | 3 | 3 | 3 | 3 | 3 | 8 |
| 750 | 775 | 4 | 4 | 4 | 4 | 4 | 4 |
| 775 | 800 | 5 | 5 | 6 | 6 | $\pm$ | 6 |
| 800 | 825 | ${ }_{6}$ | 6 | 6 | ${ }_{6}$ | 6 | 6 |
| 825 | 850 | 6 | 6 | 6 | ${ }_{6}$ | ${ }_{6}$ | ${ }_{6}$ |
| 850 | 875 | 7 | 7 | 7 | 7 | 7 | 8 |
| 875 | 909 | 8 | 8 | 8 | 8 | 8 | 8 |
| 908 | 925 | 9 | 9 | 9 | 9 | 9 | $\stackrel{9}{9}$ |
| 950 | 975 | 10 | 10 | 19 | 19 | 10 | 10 |
| 975 | 1,000 | 11 | 44 | 44 | 14 | 14 | $\pm$ |
| 1,000 | 1,-025 | 18 | 12 | 12 | 12 | 12 | 12 |
| 4,-025 | 1,050 | 18 | 12 | 12 | 42 | 12 | 12 |
| 1, 050 | 1,075 | 13 | 13 | 13 | 43 | 13 | 13 |
| 1, 075 | +,-100 | 14 | 44 | 44 | 14 | 14 | 44 |
| 4,100 | 1,-125 | 15 | 15 | 15 | 15 | 15 | 45 |
| 1, 125 | 1,150 | 15 | 15 | 15 | 15 | 45 | 45 |
| 7,150 <br> -175 | 7,175 $7,-200$ | 16 <br> 17 <br> 18 | 16 17 17 | 16 17 17 | 16 17 | 16 17 | 16 17 |
| - | 1,225 | 18 | 48 | 18 | 18 | 18 | 48 |
| 4,225 | 7,250 | 18 | 18 | 18 | 18 | 18 | 18 |
| 1,250 | 7,-275 | 49 | 19 | 19 | 19 | 49 | 19 |
| + 275 | +,300 | 22 | 20 | $2 \theta$ | 20 | 29 | 29 |
| +, 300 | 1,325 | 27 | 24 | 21 | 24 | 24 | 24 |
| 4,325 | 1,350 | 32 | 24 | 24 | 24 | 24 | 27 |
| +,350 | 4,375 | 37 | 22 | 23 | 23 | 29 | ${ }^{22}$ |
| 1,375 | 1,-409 | 48 | 28 | 23 | 23 | 23 | 23 |
| 1,-490 | 7,425 | 48 | 24 | 24 | 24 | 24 | 24 |
| 4,425 | 7,-450 | 68 | 24 | 24 | 24 | 24 | 24 |
| 4,450 | 7,475 | 68 | 25 | 35 | 25 | 25 | 35 |
| 4,475 | 1,500 | 64 | 26 | 26 | 26 | 26 | 26 |
| 4,500 | 4,525 | 69 | $\stackrel{27}{27}$ | 27 | 27 | 27 | 27 |
| 4,525 | 7,550 | 74 | $\stackrel{27}{28}$ | 27 | 27 | $\stackrel{27}{28}$ | 88 |
| +,559 | $4,-575$ 7,600 | 79 84 | 28 29 | 28 29 | 28 79 | 28 29 | 28 29 |
| 1, 600 | 4,625 | 90 | 30 | 30 | 30 | 39 | 30 |
| 1,-625 | 1,650 | 95 | 30 | 30 | 30 | 30 | 30 |
| 7,650 | 1,675 | 100 | 34 | 31 | 34 | 34 | 31 |
| 7,675 | +,700 | 105 | 39 | 32 | 32 | 32 | 32 |
| 4,700 | 4,795 | 14 | 44 | 33 | 33 | 33 | 33 |
| +,725 | +,750 | 116 | 49 | 33 | 83 | 83 | 33 |
| +,750 | 7,775 | 121 | 64 | 34 | 34 | 34 | 34 |
| 7,775 $7-800$ | 1,800 $4,-825$ 7 | 126 131 | $\stackrel{60}{65}$ | 38 | 36 36 | ${ }_{36}^{35}$ | 35 |
| 1,825 | $\pm$ | 137 | 70 | 36 | 36 | 36 | 36 |

(1) Mafried persen whose spouse haf me gress ineome or (2) married perien making joint return or ( $\mathbf{f}^{3}$ ) head of family-Continued

| If the gress ineome |  | And the ntmber of dependents ig- |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\theta$ | 4 | 2 | 3 | 4 | 6 or more |
| At leat | But | The tax shall be- |  |  |  |  |  |
| \$1,850 | \$1, 875 | \$142 | $\$ 75$ | $\$ 37$ | 837 | \$87 | $\$ 37$ |
| 1,875 | +,-900 | 447 | 81 | 38 | 38 | 88 | 28 |
| +,900 | 7, 935 | 452 | 86 | 39 | 39 | 89 | 89 |
| 7,-925 | 7,950 | 757 | 97 | 39 | 39 | 39 | $\stackrel{39}{9}$ |
| 1, 950 | 1, 1,975 | 168 | 96 | 40 | $4 \theta$ | 49 | 49 |
| 1,975 | 2,000 | 168 | 104 | 44 | 44 | 41 | 44 |
| $2,-000$ | 2,-025 | 178 | 107 | 42 | 42 | 42 | 43 |
| 2,-025 | 2,-050 | 178 | 112 | 45 | 42 | 42 | 42 |
| 2,050 | 2,075 | 184 | 117 | 54 | 43 | 43 | 43 |
| 2,075 | 2,-109 | 189 | 122 | 56 | 44 | 44 | 44 |
| 2,100 | 2,125 | 194 | 127 | 61 | 45 | 45 | 45 |
| 2,-125 | 2,150 | 199 | 433 | 66 | 45 | 45 | 45 |
| 2,-150 | 2,-175 | 204 | 138 | 71 | 46 | 46 | 46 |
| 2,175 | 2,200 | 210 | 443 | 77 | 47 | 47 | 47 |
| 2,200 | $\frac{2}{2}, 225$ | 215 | 148 | 82 | 48 | 48 | 48 |
| 2,-225 | 2,250 | 220 | 154 | 87 | 48 | 48 | 48 |
| $\frac{2}{2}, 250$ | 2,275 | 225 | 159 | 92 | 49 | 49 | 49 |
| 2,-275 | 2,300 | 230 | 164 | 97 | 50 | 50 | 50 |
| 2,309 | 2,325 | 236 | 169 | 103 | 54 | 51 | 67 |
| $\frac{2}{2}, 325$ | $\frac{2}{2}, 350$ | 244 | 174 | 108 | 54 | 51 | 41 |
| 2,350 | 2,375 | 246 | 180 | 113 | 52 | 52 | 68 |
| 2,375 | 2,-400 | 257 | 185 | 118 | 53 | ${ }^{93}$ | 63 |
| $8,-400$ | 2,425 | 257 | 199 | 124 | 57 | 54 | 64 |
| 2, 425 | 2,-450 | 262 | 495 | 129 | 62 | 54 | 54 |
| $\stackrel{2}{2}, 450$ | 2, 2745 | 267 | 200 | 434 | 67 | 55 | 55 |
| 2,475 | 2,500 | 372 | 206 | 139 | 73 | 66 | ${ }_{6} 6$ |
| 2,500 | 2,525 | 277 | 214 | 144 | 78 | 67 | 57 |
| 2, 235 | 2,550 | 288 | 216 | 150 | 88 | 67 | 57 |
| 2,550 | 2,575 | 288 | 227 | 155 | 88 | 68 | 58 |
| 2,575 | 2,600 | 293 | 227 | 160 | 94 | 69 | 69 |
| 2,600 |  | 298 | 237 | 165 | 99 | 69 | 69 |
| 2,625 | 2,650 | 303 | 237 | 170 | 104 | 69 | 69 |
| 2, 650 | 2,675 | 309 | 242 | 176 | 109 | 61 | 61 |
| 2, 675 | 2,700 | 314 | 247 | 181 | 144 | 62 | 62 |
| 2,700 | 2,725 | 319 | 258 | 486 | 129 | 63 | 63 |
| 2,725 | 2,750 | 324 | 258 | 497 | 125 | 63 | 63 |
| 2,750 | 2,775 | 330 | 263 | 197 | 139 | 64 | 64 |
| $\frac{2,775}{2,709}$ | 2, 800 | 335 | 268 | 202 | 135 | 69 | 65 |
| 2,809 | 2,825 | 349 | 278 | 297 | 149 | 74 | 66 |
| 2,825 | 2,850 | 345 | 279 | 212 | 446 | 79 | 66 |
| 2,-850 | 2,-875 | 350 | 284 | 217 | 154 | 84 | 67 |
| 2,875 | 2,900 | 356 | 289 | 223 | 156 | 90 | 68 |
| $2,-909$ | 2,925 | 361 | 294 | 228 | 161 | 95 | 69 |
| 2,985 | 2,950 | 366 | 300 | 233 | 167 | 109 | 69 |
| $\stackrel{2}{2}, 950$ | 2,-975 | 374 | 305 | 238 | 172 | 105 | 70 |
| 2,975 | 3,000 | 376 | 310 | 243 | 177 | 110 | 74 |

Jeint returns.- If at jeint return of husband and wife is filed, the ameunt of tax showit in the above table shall be redured by 3 per eentum of the smallex ineome ef the twre spousea, but net by mere than $\$ 19$.

| $\begin{aligned} & \text { If the ad } \\ & \text { justed gross } \\ & \text { income is } \end{aligned}$ |  | And the mumper of sur－ |  |  |  |  | Ifthe ad－justed orossincome is－ |  | And the number of surtax exemptions is－ |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ${ }_{\text {least }}^{\text {Let }}$ | $\begin{gathered} \text { Buts } \\ \text { Thas } \end{gathered}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 8 |  |
|  |  | The tax shall be |  |  |  |  |  |  | The tax shall be |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  | ${ }_{7}$ |  |  |  |  |  |  |  |  |  | 74 | 49 |  |  | ${ }_{49}^{48}$ |  |
| ${ }_{\substack{600 \\ 625}}$ | ${ }_{665}^{665}$ | ${ }_{17}^{12}$ |  |  |  |  |  | 2，195 | ${ }_{37}{ }^{4}$ |  |  | $\begin{aligned} & 48 \\ & 88 \\ & 88 \end{aligned}$ | $\stackrel{49}{40}$ |  | $\begin{aligned} & 49 \\ & 59 \\ & 50 \end{aligned}$ | $\begin{aligned} & 49 \\ & { }_{50} 9 \end{aligned}$ |  |
| 660 <br> 675 <br> 675 <br> 6 | $\xrightarrow{675}$ | $\xrightarrow{17}$ |  |  |  |  |  | 边， |  |  | ${ }_{195}^{198}$ |  | 51 |  | $\begin{aligned} & 50 \\ & 51 \\ & 51 \end{aligned}$ | cois |  |
| $\xrightarrow{700}$ | ${ }_{725} 7$ | ¢ |  |  |  |  |  | 175 | 400 | ${ }_{\text {cos }}^{\substack{295 \\ 300}}$ | $\begin{aligned} & 196 \\ & 200 \\ & 200 \end{aligned}$ | $\begin{gathered} 95 \\ 100 \\ 100 \end{gathered}$ | $\begin{aligned} & 51 \\ & 62 \\ & 62 \end{aligned}$ | ${ }_{5}^{51}$ | $\begin{aligned} & 51 \\ & 51 \\ & 58 \end{aligned}$ | ${ }_{5}^{51}$ |  |
| ${ }_{750}^{795}$ | $\xrightarrow{750}$ | 43 |  |  |  |  |  |  | ${ }_{410}^{405}$ | ${ }_{310}^{305}$ | ${ }^{205}$ | ${ }_{110}^{105}$ | ${ }_{54}^{53}$ | 54． | $\begin{aligned} & { }_{5}^{55} \\ & { }_{54} \end{aligned}$ | ${ }_{5}^{58}$ |  |
| ${ }_{800}^{775}$ | 8800 | ${ }_{63}^{88}$ |  |  |  |  |  |  | 4 | ${ }_{\substack{315 \\ 392}}$ | 215 29 | ${ }_{121}^{115}$ | ${ }^{5}$ | 55 | $\begin{aligned} & 04 \\ & 54 \\ & 50 \\ & 50 \end{aligned}$ | ${ }_{5}^{54}$ |  |
| 8805 | 880 885 885 | ${ }^{58}$ |  |  |  |  |  |  | 4，48 | ${ }_{\substack{386 \\ 384}}^{\text {326 }}$ | 209 | 126 | ${ }_{56}^{56}$ | 56 | $\begin{aligned} & { }_{5}^{56} \\ & { }_{56} \end{aligned}$ | $\begin{aligned} & 56 \\ & 56 \\ & 56 \\ & 56 \end{aligned}$ |  |
| ${ }_{875}^{875}$ | 900 | ${ }_{69}^{64}$ |  |  |  |  |  |  | ${ }_{\substack{49 \\ 436}}$ |  | 236 | ${ }_{36}^{31}$ |  |  | $\begin{aligned} & 56 \\ & { }_{5}^{56} \\ & 50 \end{aligned}$ | $\begin{aligned} & 56 \\ & { }_{57}^{57} \\ & 5 \end{aligned}$ |  |
|  | ${ }_{950}^{925}$ | ${ }_{79}^{74}$ | 10 | 10 | 10 | ${ }_{10}^{10}$ |  |  | $4{ }_{46}^{41}$ | ${ }_{345}^{34}$ | 241 | ${ }_{46}^{41}$ |  | ${ }_{58}^{58}$ | $\begin{aligned} & 58 \\ & 58 \\ & 58 \end{aligned}$ | ${ }_{58}^{58}$ |  |
|  | 1，000 | ${ }_{84}^{88}$ | 12 | ${ }_{12}^{11}$ | ${ }_{12}^{11}$ |  |  |  | ${ }_{4}^{45 \%}$ | ${ }^{35 \%}$ | ${ }^{25 \%}$ | ${ }_{57}^{58}$ |  | 碞 69 | $\begin{aligned} & 0_{69}^{68} \\ & 60 \\ & 60 \end{aligned}$ | ${ }_{6}^{59} 6$ |  |
|  | li，025 | ${ }_{10}^{95}$ | 12 | 13 | 12 | 12 |  |  | 488 | ${ }_{362}^{362}$ | ${ }^{262}$ | ${ }^{68}$ |  | ${ }^{50}$ | 60 | ${ }^{60}$ |  |
|  | li，or5 | 105 | 14 | 13 | 14 | 14 |  |  | 488 | cis | 292 | ${ }_{72} 7$ |  | ${ }_{\substack{61 \\ 62}}^{2}$ | \％1 | ${ }_{6}^{61}$ |  |
|  | li， 1,125 | 1115 |  | 15 | 15 | ${ }_{15}^{14}$ |  |  | 485 |  | ${ }_{283}^{278}$ | ${ }_{183}^{78}$ | ${ }_{83}^{78}$ | 63 | 62 | ${ }_{63}^{69}$ |  |
|  | $1,1,50$ <br> 1,175 <br> 1,10 | ${ }_{128}^{120}$ |  | ${ }_{16}^{16}$ | ${ }_{16}^{16}$ |  |  |  | 496 | cis8 | ${ }^{238}$ | ${ }_{188}^{188}$ |  | ${ }_{64} 6$ |  | ${ }_{6}^{64}$ |  |
|  | li，200 |  | ${ }_{31}^{31}$ |  | 18 | 18 |  |  | 50\％ | ${ }_{308}^{398}$ | 298 | 198 |  | ${ }_{65}^{65}$ |  | 6 |  |
|  | 1， 1,250 |  | 4 |  | 18 | 18. |  |  | ${ }_{516}$ | 111 | 311 | 11 | ${ }_{129}^{112}$ | ${ }_{67}^{67}$ |  | ${ }_{67}$ |  |
|  | 1，sco | ${ }_{152}^{15}$ |  |  | ${ }_{20} 19$ |  |  |  | ${ }^{5}$ | 432 | $\begin{aligned} & 329 \\ & 3828 \\ & 382 \end{aligned}$ | 232 | ${ }^{232}$ | ${ }_{69}^{68}$ | $\begin{aligned} & 68 \\ & 6.98 \\ & 6.9 \end{aligned}$ | $\begin{aligned} & 68 \\ & 69 \\ & \hline 9 \end{aligned}$ |  |
|  | 1,335 1,350 1,0 | ${ }_{162}^{1 b^{167}}$ |  |  |  |  |  |  | ${ }_{561}^{54}$ | 448 | ${ }_{953}{ }^{34}$ | 25 | ${ }_{1}^{158}$ |  | $\begin{gathered} z_{z}^{t} \\ z e \end{gathered}$ | ${ }_{7}^{7}$ |  |
| $\begin{aligned} & 1,1,350 \\ & 1,375 \end{aligned}$ | li， 1,375 | ${ }_{178}^{167}$ |  |  |  |  |  |  | ${ }_{589}^{57}$ |  | ${ }_{375}^{383}$ | ${ }_{23}^{263}$ | $\xrightarrow{163}$ | ${ }_{75}^{78}$ | 73 7 7 7 | ${ }_{75}^{78}$ |  |
|  | ${ }^{1,445}$ |  |  |  |  |  |  |  |  | 184 | 384 | 384 | $\begin{aligned} & 178 \\ & 18 \\ & 18 \end{aligned}$ | $\begin{aligned} & 75 \\ & 84 \\ & 84 \end{aligned}$ | $x_{\gamma 6}^{76}$ | $\begin{aligned} & 75 \\ & 76 \\ & 76 \end{aligned}$ |  |
|  | 1， 1,75 | 188 |  |  |  |  |  |  | $\begin{gathered} 6067 \\ 6170 \\ 6020 \end{gathered}$ |  | ${ }^{204} 4$ | $\begin{aligned} & 394 \\ & 8,04 \\ & \hline 204 \end{aligned}$ |  | 104 | $\begin{aligned} & 77 \\ & 70 \\ & 90 \end{aligned}$ | 79 |  |
|  | 1.5 | 19 |  |  |  |  |  |  | ${ }_{639}^{698}$ | ${ }_{\substack{298 \\ 689}}^{518}$ | ${ }_{4}^{425}$ | ${ }^{15}$ | ${ }^{15}$ | 115 |  | 80 |  |
|  | ${ }_{1}^{1,5}$ | ${ }_{208}^{203}$ | ${ }_{108}^{103}$ |  |  |  |  |  | ${ }_{662}$ | ${ }_{5}^{542}$ 52 | 46 |  |  | ${ }_{1}^{136}$ |  | ${ }_{84}^{83}$ |  |
|  | ${ }_{1}^{1,6}$ | 21 | ${ }^{1149}$ |  | ${ }_{28}^{28}$ |  |  |  | ${ }_{\text {c }}^{673}$ |  | $456$ | ${ }^{46}$ |  | ${ }_{15}^{156}$ |  | ${ }_{8}^{87}$ |  |
|  | 1．，650 | 2023 | 198 <br> 189 <br> 189 |  |  |  |  |  |  |  |  | 87 | ${ }^{27}$ |  |  | ¢ |  |
|  | li， | ${ }^{2}$ | ${ }_{18}^{13 .}$ |  | ${ }_{3 t}$ |  |  |  | ${ }_{718}^{707}$ | ${ }^{598}$ | ${ }_{4}^{487}$ | ${ }_{9} 97$ |  | ${ }_{197}^{187}$ |  | ${ }_{9 t}^{9 o}$ |  |
|  | ${ }_{1}^{1,7}$ | ${ }_{24}^{234}$ | ${ }_{1}^{139} 145$ |  |  |  | 3， |  |  | ${ }_{6}^{619}$ 619 | ${ }_{\substack{509 \\ 509}}^{5}$ | 18 | ${ }_{\substack{308 \\ 318}}$ | 218 | 118 | 92 |  |
|  |  | 25 | ${ }_{155}^{150}$ |  |  |  |  |  | ${ }_{763}^{75}$ | ${ }_{648}^{648}$ | 328 | ${ }_{39} 99$ |  | ${ }_{239}^{239}$ | ${ }_{189}^{129}$ | ${ }_{96}^{95}$ |  |
|  |  | ${ }_{26}^{26}$ | 1880 |  |  |  |  |  | ${ }_{77}^{77}$ | ${ }_{\text {cki }}^{635}$ | 56 | ${ }^{49}$ | 159 | 250 | ${ }_{4}^{49}$ | ${ }_{98}^{98}$ |  |
|  | $\xrightarrow{1,8} 1$ | 27 | citi |  |  |  |  |  | $\xrightarrow{789} 7$ |  | ${ }^{68}$ | \％ |  | 230 | 178 | ${ }_{100}$ |  |
|  | $\xrightarrow{1}, 9$ | ${ }_{28}^{27}$ | ${ }_{18}^{17}$ |  |  |  |  |  | 808 | ${ }^{698}$ | 88 | ${ }_{91}^{80}$ | ${ }_{3}^{380}$ | 280 | 180 192 181 | ${ }^{102}$ |  |
|  |  | ${ }_{29}^{28}$ | ${ }_{191}^{188}$ |  |  |  |  |  |  |  | 111 |  | 101 |  | ${ }^{201}$ | 10．4 |  |
|  |  | 20 | ${ }_{18}^{192}$ | 102 |  |  |  |  |  |  | 38 | \％ | 228 | cias | 永22 |  |  |
|  |  | ${ }_{301}$ | 207 | 107 |  |  |  |  |  | ${ }_{766}^{764}$ | ${ }^{6565}$ | ${ }^{6}$ | 48 | 48 | 248 | 148 |  |
|  | coit | $\substack{317 \\ 317 \\ 329}$ | 212 | ${ }_{1}^{117} 1$ |  |  |  |  |  |  |  | ${ }_{68}^{57}$ | 533 | $\underset{\substack{363 \\ 363 \\ 363}}{3}$ | ${ }^{263}$ | ${ }_{153}$ |  |
|  | $\xrightarrow{2,125}$ | 329\％ | ${ }_{228}^{292}$ | ${ }_{127}^{122}$ |  |  |  |  |  |  |  | 9 |  |  | 88 |  |  |
|  | 2 | 33 | ${ }^{238}$ | cise |  |  |  |  | 9 | 323 | 12 |  |  |  |  |  |  |
|  |  |  | 24 | ${ }^{4}$ |  |  | 4，990 | ${ }_{\text {b，}, 000}$ | ${ }_{954}$ | ${ }_{844}$ | ${ }_{734}$ | 824 | ${ }_{515}$ |  | 315 | 2.15 |  |
|  |  |  | ${ }_{223}^{24}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  | 2， 300 | ${ }_{359}^{333}$ | ${ }_{259}^{233}$ | ${ }_{159}^{153}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |

Normal tax exemption in casc of husband and wife：If the return includes gross income of both husband and wife，the tax shall be that determined under the table，reduced by $S$ per centum of the smaller adjusted gross income， but not by more than $\$ 15.00$ ．

# SEC．401．RULES FOR APPLICATION OF SHSCTION <br> 400 definition of＂SURTAX EXEMPTION＂． 

For the purpeses of this Supplement－
（a）Pefynutong．
（1）＂Married person＂＇means a married persen liviny with

（2）细Dependent＇，means a persom（other than husband or wife） dependent tper and receiving his ehief suppert frem the もaxpayer em July 4 ef the faxable year if em sueh date sueh dependent per－ sem is tuder eighteen years of age er is ineapable of self－suppert beeause mentally $\theta$ р physieally defeetive，exeluding as a depend－ ent，in the ease of a head of a family，one whe would be exeluded nader section 25 （b）（ 2 ）（ B ） A （ payment te a wife whiel is ineludible under seetion 22 （社）or seetion 177 in the gross ineome өf sueh wife shatl net be eonsidered a payment by her hasband for the support of any dependent．

 ө日 Jtyy $\frac{1}{}$ of the taxable year shall be treated as a single persen．

As used in the table in section 400 ，the term＂number of surtax exemp－ tions＂means the number of the exemptions allowed under section 25 （b） as a credit against net income for the purpose of the surtax imposed by section 12.

## SEC．402．MANNER AND EFFECT OF ELECTION．

The election referred to in section 400 shall be eensidered te fave been made if the faxpayer fles the return preseribed fer this Supple－
 taxable year has filed a return eomputing his fax withett regard te this Supplement，he mafy met thereafter eleet for sueht year te cempute his tax \＃nder this Supplement exercised in the manner provided in regulations prescribed by the Commissioner with the approval of the Secretary．For cases in which election to take the standard deduction also constitutes an election to pay the tax imposed by this supplement， see section 23 （aa）（3）（D）．For cases in which election to fle a return without showing tax thereon constitutes an election to pay the tax imposed by this supplement，see section 51 （ $f$ ）．

## SEC．403．CREDITS AGAINST TAX NOT ALLOWED．

 te eredit for taxes withlolld at antee）shall not quply with reppet to the tax imper by this stpplement For credits against tax and against net income not allowed，in the case of a tarpayer who elects to pay the tax imposed by this supplement，because of the fact that such election constitutes an election to take the standard deduction，see section 23 （aa）．

## SEC．404．CERTAIN TAXPAYERS INELIGIBLE．

This supplement shall not apply to a nonresident alien individual， to a citizen of the United States entitled to the benefits of section 251， to an estate or trust，or to an individual filing making a return for a period of less than twelve months er for my taxable year ether than
a ealendar year，of to a married individual married and lifing with husbond or wife at any time during the taxable year whose spouse files return and eomputer tax without regard to this supplement on account of a change in the accounting period．For provisions making both husband and wife ineligible to elect to pay the tax imposed by this supplement if either does not elect to take the standard deduction，see section 23 （aa）（4）．

## SUBCHAPTER D－VICF日RY TAX ON INDI甘IPUAIS

## Part 1 －Rate and Gomputation of Tax

## SEC．450．IMPOSITION OF TAX．

There shall be teried，eollected，and paid fer each taxable year beginning after Đeember 31；1942，a Hictory tax of $\begin{gathered}\text { a per centum }\end{gathered}$ zper the wietory tar net ineome of ewery individual fether than at momresident alien subjeet $\mathrm{t} \theta$ the tax impesed by section 214 （a））＝

## SEC．451．VIGTORY TAX NET INCONE．

 of any fazable year means（exeept as provided in subsention（e））the gross ineome for sueh fear furt ineluding gain fremt the sale or exehange of eapital assets as defined in seetion 117，or interest allorved as a eredit against net ineome under seetion 35 （a）（1）and（2）；or amounts reecived as eempensation for injury or siekness whieh are included int gross ineome by reason of the exeoption eontained in section $22 \mathrm{f}(\mathrm{b})(\mathrm{f}) \mathrm{f}$ mirutus the stm of the following deduetions：
（1）Fxpmang．The expense allowable as a deduction by section 23 （a）（1）．and（2）．
（ㄱ）Itrtanmer．Ithterest allowable ana deduction by section z3（ f ）；；if the indebtedness in respeet of whieh gueh interest is allowed was inturred in earrying on any trade or business，or Hat inearyed for the production or eollection of ineome，or for the matragement，eemservation，өr maintennee of property held for the prodtrition ef ineome．
（子）Taxis．Axmomnts allowable as a deduction by seetion 23 （e）；to the entent sueh amounts are paid or ineurred in eonne－ tion with the earying on of a trade өr business；or in eonnection with properfy tred int the trade or business，or in eonneetion with preperty held for the produrtion of ineome．
（4）Lensmi．Lesses fother than losses frem the sale or exehange of eapitat assets）allowable as a deduntion undor section 23 （e）（1），sultject to the timitation provided in section 23 （h）．

（6）Defrictaqion．The amount allowable by section 23 （1）－
 and（n）：
 （p）：
（9）Net өfyratine tors．The net eperating less deduetion \＃llowable by seetion 23 （3）：
（10）Anemftzation．The amount allowable by section 83 （t）．
（17）Amineny．The amount allowable by seetient 23 （th）
（12）Spfetax quotion．－The amount allewable by seetion 120.
（13）Eispatal ant quugto．In the ease of an estate or trust， the tmount allowable by subsection（a）of section 103 im addition to the amounts allowable by subseetions（b）and（e）of suth seetion：
 section（a）shall be subject to the limitations eontrained in seetion 34 and Stupplement よ and，in the ease of nemresident aliens subjeet $\ddagger \theta$ the rietery tan，shall be subjeet to the timitations eontained in Supplement H：
 payer makes his return and pay his tax Hider Stupplement $T$ ，the term＂‘ietory tax net ineome＂means the gross ineome for such year．
（d）Bafis for Detemurnete Less．－The basis for determining the amount of dedurtion for losses sustained，to be allowed under para－ graph（4）of subseetion（a），and for bad debts，to be atlewed under paragraph（5）of subseetion（a），shall be the adjusted basis prorided in section 113 （ $\mathrm{b} \boldsymbol{f}$ for determining the less frem the sale or other disposition of perperty．
 Funo．Iat the ease of a partieipant in a eommen trubt fund，he shotl in respeet of the eemmon trust fund ineome inelude in eomputing his fietery tax net ineome，whether or not distributed and whether $\theta$ 保 net distributable $\bar{\sigma}_{\text {，enl }}$ his proportionate share of the ordinary net ineome or the ordinary net loss of the eommon trust fund；eomputed th provided in seetion 169 （ d ） ：
 earying on business in partnership，he shatl in respee of the part nership ineome inelude in emputing his fietory tax net ineome， whether $\theta f$ not distribution is made te him，enly his distributive share of the ordinary net ineome or the ordinary net less of the partnership， eomputed as provided in section 183 （b）．

## SEGE 452．SPEGIFIG EXRMPTION．

In the ease of every individuat there shatl be allowed a eredit tagainst the fietory tax net ineome a speeifie exemption of eq624．In the ease of a husband and wife fling a joint return under section 64 （b）；if the fietory tax thet itreeme of one speuse is less that \＄624， the aggregate speaife exemption of both spouses shall be limited to $\$ 624 \mathrm{plus}$ the fietory tax nef ineome of stuch speuse．

## SEG：455．RETHRNS．

 eeme in exees of $\$ 624$ for the taxable year，shatl make，tuder regula－ tions preseribed by the Gemmissioner with the mpproval of the Seeretary，a return，whieh shall eantain or be 干erified by a \＃ritten declaration that it is made under the pemalties of perjury；अtating speeifienlly the items of his gross ineome atid the dedtefiens and eredits allowed under this subehapter．
(b) Fimuchaty Rquynal. Exery fidteiary (exeept a reecifer appointed by authority of law in possession of part enly of the property of an individual) shall make, under regulations preseribed by the Gemmissiener with the appreral of the Seeretary, it return under eath, fer any individunt, etate, or trust for whieh he aets, if the gross ineome ef steh individual, estate, or trust is in exeess ef $\$ 624$ for the taxable year, stating speeifienlly the items of gress ineome and the deduetions and eredity ullowed under this subehapter. The provisions of seetion 442 (b) shall be applieable with respect te any return required $\ddagger \theta$ be made under this subsection.

## SEG. 456. HEAHTATION ON TAX.

The tax impesed by seetien 450 (Vietery tax) shall met theoct the exeess of $9 \theta$ per eentum of the net ineome of the taxpayer for the taxable year erer the tax imposed by this ehapter; eomputed without regard to seetion $45 \theta$ and without regard to the eredits provided int seetions 31-32, and 35:

## 

## SEG: 465. DEFINITHONS.

As used in this part-
fat Pay-Rote Pinnom. The term "pay-rell period" means a period for whieh a payment of whiges is ordinarity made to the employee by his empleyer:
(b) Wramo. The term "-wages" means all yemuneration fother than foes paid to a puthie oflieinll for serviees performed by ant empleyee for his enaployer, ineluding the eash fatue of all remtuneration paid iat any meditm ether than eash; exeept that streh term shall not inelude remtherstion paid ( 4 ) for saryiees perferned as a member of the millitary or maral forees of the United States; other than pensions and retired pay; (2) fer maricultural labor fas defined in seetion 1426 (ha)); (3) for domestio service in a private home, loeat eollege eluh; Өr leeal ehapter of a eellege fraternity $\theta$ serority; (4) for easuat tabor not in the eetrse of the empleyer's trade or business, (f) for serfices as an employee of a nomresident alien individual, foreign partnership; өr foreign eerporation; if sureh individuat, partmership; өr eorporation is net engaged in trade or business in the United States; (6) for serviees as an employee of a fereign gorernment or any wholly owned instrumentality thereef? or (7) for serviees performed as an employee while eutside the United States fas defined in seetion 3797 (a) (9)), unless the major part of the serviees performed during the ealendar year by sueh employee for his employer are performed within the United Statees.
(c) Wччннө! any persen required to mithhold, eelleet, and pay the tax tuder seetion 466.
(d) Euftoyeq. The term "‘employen" ineludes an offeer, employee; өf elected effeind of the United States, a State, Territory, өr any pelitien subdivision thereoff, өr the Đistriot of Golumbia, or any ageney or instrumentality of any ene or more of the foregeing: The term "'employee" also indudes an effere of a eorporation:
(o) Entubymar. The term "femployer" ineludes any person for Whom an individuat performs any serviee, $\theta$ whaterer mature, as the employee of stueh person.

## SEG. 466: TAX GOLLECTED AT SOURGE.

(a) Ryquitimena of Wryhtrolding. There shall be withheld; eollected, and paid upen all wages of every persen, to the extent that suth wages are ineludible in gross ineome, atax equal to $\begin{gathered}\text { 与 per eentum }\end{gathered}$ of the exeess of each payment of steh wages over the withholding deduetion allowable under this part. This subsection and subsection (e) shall not be applieable in any ease provided for in section 443, exeept in the ease of wages paid to residents of $a$ eontiguous eountry whe enter aid leave the United States at frequent intervals.

(1) In eomputing the tax required to be withheld under subseetion (a); there shall be allowed as a dedurtion against the wages paid for each pay-roll period an amomt determined in aceordance with the following sehedule:


Semimenthly-------------------------------------------------26


Semianntally----------------------------------------------------312

(2) If a pay-roll period in respeet of any wages is less than one weok, the exeesg of the aggregate of the whes paid during eneh ealendar week ever the deduetion allowed by this subsection for a weekly pryyoll period shall be used in eomputing the tax required to be withheld.
(子) If a pay-roll period in respeet of any wages, өr any other period with respeet to which wages are paid- is not otherwise sperifieally provided for in this subsection, the deduction allowable against each payment of such wages shall be the deduction atlowable in the ease of tan anntat pay roll period difided by 365 and multiplied by the number of days in steh period, ineluding Sumdays and holidays.
(4) In any ease in which wages are paid by an employer without regard to any payroll period or other perioct, the deduetion allowable against each payment of steht wages shall be the deduetion allowable in the ease of manntal pay roll period divided by 365 and multiplied by the number of days (ineluding Sundays and holidays) whieh have elapsed sinee the date of the last pryment of sueh wages by steh employer during the ealendar year, өr the date of eommeneement of employment with streh employer during sueh year, or Jantary 4 of steh year, whicherer is the later.
(5) The deduction allowable under this subsection in respeet of many individual for any ealendar year shall not exeed the total deduction which would have been allowable undor pangraph (1) if the enly pay-roll period of steh individuat had been an anmal pay roll period.
(e) Wag Brackat Wymeroudine-
(1) At the election of the employer, if his pay-roll period with respeet to an employee is weekly, biweokly, semimonthly, or monthly, there shall be withleld, eollected, and paid upon the wages of steh emplayee $a$ tax determined in aceordanee with the following tables, whieh shall be in lieu of the tax required to be withheld under subseetion (a):

| For weekly pay-roll period |  |  | For biweekly pay-roll period |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| If the wages are over | But not over | The amount of tax to be withheld shall be | If the wages are over | But not over | The amount of tax to be withheld shall be |
| \$12 | \$16 | \$0. 10 | \$24 | \$30 | \$0. 10 |
| 16 | 20 | - 30 | 30 | 40 | - 50 |
| 20 | 24 | - 50 | 40 | 50 | 1.00 |
| 24 | 28 | - 79 | 50 | 60 | 1.50 |
| 28 | 32 | -90 | 60 | 70 | 2. 09 |
| 32 | 36 | 1. 10 | 70 | 80 | 2.50 |
| 36 | 40 | 1. 30 | 80 | 100 | 3. 30 |
| 40 | 60 | 1.69 | 100 | 120 | 4. 30 |
| $\square 0$ | 69 | 2.10 | 129 | 140 | 5. 30 |
| 60 | 70 | 2. 60 | 149 | 160 | 6. 30 |
| 70 | 80 | 3. 10 | 160 | 780 | 7. 30 |
| 80 | 90 | 3.60 | 180 | 300 | - 8.30 |
| 90 | 100 | 4. 10 | 209 | 220 | 9. 30 |
| 100 | 119 | 4.60 | 220 | 240 | 10.30 |
| 110 | 120 | 6. 10 | 240 | 260 | 11. 39 |
| 120 | 130 | -. 60 | 260 | 280 | 12.30 |
| 130 | 149 | 6. 10 | 280 | 309 | 13-30 |
| 140 | 150 | 6.60 | 300 | 329 | 44.30 |
| 150 | 160 | 7.10 | 320 | 340 | 15.30 |
| 160 | 170 | 7.60 | 340 | 360 | 16.39 |
| 770 | 180 | 8.10 | 360 | 389 | 17.30 |
| 180 | 190 | 8.60 | 880 | 400 | 18.30 |
| 190 | 200 | 9.10 | 400 | 420 | 19.30 |
| 200 |  | \$9.40 plus 5\% | 429 | 440 | 20.30 |
|  |  | of the ex- | 440 | 460 | 21.30 |
|  |  | eess өfer | 460 | 480 | 22. 30 |
|  |  | \$200. | 480 | 600 | 23.30 |
|  |  |  | 500 |  | \$23.80 plus 5\% |
|  |  |  |  |  | of the exeess - $\$ 500$ |
|  |  |  |  |  | $\theta$ Her \$00. |


| For semimonthly pay-roll period |  |  | For monthly pay-roll period |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| If the wages are over | But not over | The amount of tax to be withheld shall be | If the wages are over | But not over | The amount of tax to be withheld shall be |
| \$26 | \$30 | \$0. 10 | \$52 | \$60 | \$0.20 |
| 30 | 40 | -40 | 60 | 80 | -90 |
| - 40 | 59 | -90 | 80 | 100 | 1.90 |
| 50 | 69 | 1.40 | 100 | 120 | 2.90 |
| 69 | 70 | +.90 | 120 | 149 | 3.90 |
| 70 | 80 | 2:-40 | 140 | 160 | 4.90 |
| 80 | 100 | $3 .-20$ | 160 | 200 | 6.40 |
| 100 | 120 | 4.20 | 200 | 240 | 8.49 |
| 120 | 140 | ¢. 20 | 240 | 280 | 10.40 |
| 140 | 160 | 6.20 | 280 | 320 | 12.40 |
| 160 | 180 | 7.20 | 320 | 360 | 14.49 |
| 189 | 200 | 8.20 | 360 | 400 | 16.49 |
| 200 | 220 | 9.20 | 400 | 440 | 48.49 |
| 220 | 240 | 10.20 | 440 | 480 | 20.40 |
| 240 | 260 | 11. 20 | 480 | 520 | 22. 40 |
| 260 | 280 | 12. 20 | 520 | 560 | 24.49 |
| 280 | 300 | 13.20 | 560 | 600 | 26. 40 |
| 300 | 320 | 14. 20 | 600 | $64 \theta$ | 28.40 |
| 320 | 340 | 15. 20 | 640 | 680 | 30.40 |
| 340 | 360 | 16.20 | 880 | 720 | 32. 40 |
| 360 | 380 | 17. 20 | 720 | 760 | 34.40 |
| 380 | 400 | 18.20 | 760 | 800 | 36.49 |
| 400 | 429 | 19.20 | 800 | 840 | 38.40 |
| 420 | 440 | 20. 29 | 840 | 880 | 40.49 |
| 440 | 460 | 21.20 | 880 | 920 | 42.40 |
| $46 \theta$ | 480 | 22.20 | 920 | 960 | 44.40 |
| 480 | 500 | 23.20 | 960 | 1,000 | 46.40 |
| 500 |  | \$28.70 plus | 1,000 |  | \$47:40 plus |
|  |  | 5\% of the |  |  | $5 \%$ of the |
|  |  | exees over |  |  | $\begin{aligned} & \text { exeesf } \\ & 81,000 \text {. } \end{aligned}$ |

(d) Tax Pat my Rucupant. If any tax required under this part to be withheld and eolleeted is paid by the recipient of the ineome, it shall tot be reolle from the withholding agent; but sueh payment shall im ne ease reliere the withholding agent frem liability for interest or additions to the tax etherwise applieable in respect of the tax imposed by this ehapter.
 eolleeted under this part shall not be allowed as a deduction either to the withholding agent or to the recipient of the ineome in eemputing net ineome; but the amount of the tax so withheld and eollected shall be allowed as a eredit againg the tax imposed by this ehapter upon
the recipient of the ineome. Stueh eredit shall be allowed first against the vietory tax imposed by section 450 fadjusted for the eredit
 vietory tax, so adjusted, shatl be allowed against the taximposed by sections 41 and 12 or section 400, the the may be-
(f) R R frunds. Where there has been an overpayment of tax under this part, any refund or eredit made under the provisions of section 322 shall be made to the reeipient of the ineome; but, in any ease in which sueh tax was not so withheld by the withholding agent; sweh refund $\theta \mathrm{r}$ eredit shall be made to the withholding agent.
(g) Incuumm an Excumb Whams. If the remuneration paid by an employer to an employee for serviees performed during onehalf or more of any pay-roll period eonstitutes wageos, all the remuneration paid by sueh emplayer to sueh employee for sueh period shall be deemed to be wages; but if the remuneration paid by an employer to an emplayee for serviees performed during more than one-half of any swh pay-roll period does not ennstitute wages, then none of the remumeration paid by steh employer to stuch employee for steh period shall be deemed to be wages.

## SEG. 467. WITHHOLDING AGENT.

(a) Golfuction $\theta \mp$ Tax. The tax required to be withheld by seotion 466 shall be eollected by the person having eontrol of the payment of sueh wages by dedueting streh amount from steh wages as and when paid. As used in this subsection, the term "'person" ineludes effeers and employees of the United Stater, or of a State, Territory, or any politieat subdivision thereof, or of the Distriet of Columbia, or any ugency $\theta$ instrumentality of any one or more of the foregoing.
 required to withhold and eollect any tax under this part shall be liable for the payment of such tax, and shall not be liable to any persorn for the amount of any sueh payment:
(e) Abjudruancs. If more or less than the eorrect amount of tax is withbeld or paid for any quarter in any ealendar yoar, proper adjustments, with respeet both to the tax withlheld or the tax paid, may be made in any subsequent quarter of such ealendar year, without interest, in sueh manner and at sueh times as may be preseribed by regulations made by the Commissioner, with the approvat of the Semetary.

## SEC. 468. RETURN AND PAYMENT BY WITHHOLDING AGENT.

Im lieut of the time preseribed in sections 53 and 56 for the return and payment of the tax imposed by this ehapter, every person required to withihold and eollect any tax thder section 466 shall make a return and pay sueh tax on or before the last day of the month following the elese $\theta f$ each quarter of eneh ealendar year. Erery sueh person shall include with the finat return for the ealendar year a duplieate eopy of each recipt required to be furnished undor sention 469. Every sueh person shall alse keep steh records and render under anth sueh statements with respeet to the tax so withheld and eolleoted as may be required under regulations preseribed by the Gemmisgioner, with the approwal of the Seeretary:

## SEG. 469. REGEIPTS.

(a) Wiges. Erery employer required to withhold and eolleet a tax in respeet of the wage of an employee shatl furnish to each sueh employee in respeet of his employment during the ealendar year, on or before January 31 of the sueceding year, өr, if his employment is terminated before the elose of sueh ealendar year, on the day on whieh the last payment of wages is made, a \#ritten statement showing the period eorered by the statement, the wages paid by the employer to sueh employee during sweh period, and the amount of the tax withheld and eollected under this part in respect of sueh wages.
(b) Rycuctrong. The statements required to be furnished by this section shall be in lieu of the return required to be furnished by the employer with respeet to his employee under section 147 and shatl be furnished at sueh other times, shall eontain sweh other information, and shall be in sueh form as the Gommissioner, with the approwal of the Seeretary, may by regulations preseribe:
(e) Exчension өf Ттife. The Commisioner, under sueh regulations as he may preseribe with the approral of the Seeretary, may grant to any employer a reasonable extension of time (mot in exeess of 30 days) $\begin{aligned} & \text { Iith respect to the statements required to be furnished to }\end{aligned}$ employees en the day on which the last payment of wages is made.

## SEC. 470. PENALTIES.

 Recerpa. In lieu of any other pendey prorided by latr fereept the penalty prorided by subsection (b) of this seetion), any persen required under the prorisions of section 469 tofurnish a reecipt in respect of tax withheld pursuant to this part whe wilfully furnishes a false $\begin{aligned} \text { or }\end{aligned}$ fraudulent reecipt, or whe wilfully fails to furnish a reecipt in the manner, at the time, and showing the information required under section 469, өf regulations preseribed thereuder, shall for each sueh failure, upon eonriction thereof, be fined not more than $\$ 1,000$, or imprisoned for not more than one year, or both.
(b) Ampuronat Penilat. In addition to the penalyy provided by subsection (a) of this section, any person required under the profisions of section 469 to furnish a reecipt in respeet of tax withheld purguant to this part whe wilfully furnishes a false or fraudulent recipt, or who wiffully faits to furnish a reecipt in the mamer, at the time, and showing the information required under section 469, or regulations preseribed thereudder, shall for each sueh failure be subjeet to a eivil penalty of not more than 950 .
 of any failure to make and file return required by this part, within the time preseribed by lan or preseribed by the Gommissioner in pursuane of lan, tuless it is shown that sueh failure is due to reasonable earge and not due to wilfur neglect, the addition to the tar proFided for in seetion 291 shall not be less than 85.

## Paft I¥I－Expiration Đate and Definitions

## SEG．475．DEFINITIONS：

（t）N⿰丨丨⿱一𫝀口十 distinetly expressed of manifestly ineompatible with the intent thereof，the term s＇nt ineome＂shatl be ematrued to mean s＂vietory tax net ineome＇for the purposes of this subehapter．
（b）Dлт护 used in this subehapter，the term＂＂date of eessation of hestilities in the present war＇＂means the date en which hestilities in the present war between the United States and the governments of Germany， Japan，and Italy eease，ma fixed by proclamation of the President er by eoneurrent resolution of the twe Houses of Gongressy whieherer date is earlier，or in ease the hartilities between the United States and stuch governments do net eease ut the sume time，sueh date no may be se fived us an upproprinte date for the purposes of this subehapter：

## SEG．476．EXPIRATION DATE．

The tax imposed by Part 1 of this subehapter sholl not apply．with respect to any taxable year eommencing after the date of eessation of hestilities in the present war．The tax impesed by Part II of sueh subehapter shall not apply with respeet to any wages paid after Jume 30，1943，unless paid during the enlendar year 1943 with respect to a payroll period beginning on or before sueh date．

## CHAPTER 9—EMPLOYMENT TAXES

## SUBCHAPTER D－COLLECTION OF INCOME TAX AT SOURCE ON WAGES

SEC．1621．DEFINITIONS．
As used in this subchapter－
（a）Wages．－The term＂wages＂means all remuneration（other than fees paid to a public official）for services performed by an employee for his employer，including the cash value of all remunera－ tion paid in any medium other than cash；except that such term shall not include remuneration paid－
（1）for services performed as a member of the military or naval forces of the United States，other than pensions and retired pay includible in gross income under Chapter 1，or
（2）for agricultural labor（as defined in section 1426 （h）），or
（3）for domestic service in a private home，local college club， or local chapter of a college fraternity or sorority，or
（4）for casual labor not in the course of the employer＇s trade or business，or
（5）for services by a citizen or resident of the United States for a foreign government or for the government of the Common－ wealth of the Philippines，or
（6）for services performed by a nonresident alien individual， other than a resident of a contiguous country who enters and leaves the United States at frequent intervals，or
(7.) for such services, performed by a nonresident alien individual who is a resident of a contiguous country and who enters and leaves the United States at frequent intervals, as may be designated by regulations prescribed by the Commissioner with the approval of the Secretary, or
(8) for services for an employer performed by a citizen or resident of the United States while outside the United States (as defined in section 3797 (a) (9)) if the major part of the services for such employer during the calendar year is to be performed outside the United States, or
(9) for services performed as a minister of the gospel.

For the purpose of paragraph (8) services performed on or in connection with an American vessel (as defined in section 1426 (g)) under a contract of service which is entered into within the United States or during the performance of which the vessel touches at a port in the United States, or on or in connection with any vessel as an employee of the United States employed through the War Shipping Administration, shall not constitute services performed outside the United States.
(b) Payroll Period.-The term "payroll period" means a period for which a payment of wages is ordinarily made to the employee by his employer, and the term "miscellaneous payroll period" means a payroll period other than a daily, weekly, biweekly, semimonthly, monthly, quärterly, semiannual, or annual payroll period.
(c) Employee.- The term "employee" includes an officer, employee, or elected official of the United States, a State, Territory, or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any one or more of the foregoing. The term "employee" also includes an officer of a corporation.
(d) Employer.-The term "employer" means the person for whom an individual performs or performed any service, of whatever nature, as the employee of such person, except that-
(1) if the person for whom the individual performs or performed the services does not have control of the payment of the wages for such services, the term "employer" (except for the purposes of subsection (a)) means the person having control of the payment of such wages; and
(2) in the case of a person paying wages on behalf of a nonresident alien individual, foreign partnership, or foreign corporation, not engaged in trade or business within the United States, the term "employer" (except for the purposes of subsection (a)) means such person.
(e) Singef Pefon Number of Withholding Exemptions $C_{\text {CLAIMED.--The term "single person number of withholding exemptions }}$ claimed" means a persen with respee to whom the number of withholding exemptions claimed in a withholding exemption certificate is in effect under section 1622 (h), except that if no such certificate is in effect, the number of withholding exemptions claimed shall be considered to be zero stating that steh person is single, or is married and not lifing with husband or wife, and is too the head of a family.
(f) Manmat Pumon. The term s'married persent' mean a person with respeet to whom a withholding exemption eertiffeate is in effect under seetion 1623 (h) stating that he is married and living with husbrand or wife.
 Wrmintoldina. The term stmarried person elaiming all of personat exemption for withholding' means a married person with reopeet to Whom a withholding exemption eertificate is in effect under section 1622 (h) stating that for the purposes of this subehapter such person elaime all of the personal exemption and that for the purpeses of this subehapter his spouse is elaiming none of the personal exemption.

 personal exemption for withholding' mens a maried person with respeet to whom $t$ withholding exemption eertificate is in effect under section 1622 (h) stating that for the purpeses of this subehapter sueh person elaims hatf of the personal exemption and that for the purposes of this subehapter his spouse is elaiming not more than hadf of steh exemption.
 Wrymrotonal. The term "married persen elaiming mone of the personal exemption for withholding'" means a married person with respect to \#hem $t$ withholding exemption eertifieate is in effeet under seetion 1622 (h) mating ne elaim with respeet to the personnt exemption for the purpeses of this subehapter.
 Hith respeet to whom at withholding exemption eertifieate is in effect under seetion 1622 (h) stating that he is the head of a family.
 in a withholding exemption eertifieate in effeet under section 1622 (h) as a person dependent upen and reeciving his ehief support from the employee and either under eighteen years of age or ineapable of selfsupport beruse mentally or physieally defective.

## SEC. 1622. INCOME TAX COLLECTED AT SOURCE.

(a) Requirement of Withholding.-Every employer making payment of wages shall deduct and withhold upon such wages a tax equal to the greater ef sum of the following:
(1) 202.7 per centum of the exess of each payment of surt wages ever the family amount by which the wages exceed the amount of one withholding exemption llowle wider subection (b) (1) (A); өr, the amount of such exemption for various payroll periods being shown in the table in subsection (b) (1) of this section;
(2) $z$ per eentum of the exees of eneh payment of sueh wages over the Vietory tax withholding exemption allowable under subseetion (b) (1) (B). 18 per centum of whichever of the.following is the lesser:
(A) the amount by which the wages exceed the number of withholding exemptions claimed, multiplied by the amount of one such exemption as shown in the table in subsection (b) (1); or
(B) the amount shown in the last column in the table in subsection (b) (1);
(3) 19.8 per centum of the amount by which the wages exceed the sum of:
(A) the number of withholding exemptions claimed, multiplied by the amount of one such exemption as shown in the table in subsection (b) (1); plus
(B) the amount shown in the last column in the table in subsection (b) (1).
(b) Witimbedine Exquifiont-
(1) In eomputing the tax required to be deducted and withheld tuder subsection (a); there shall be allowed as a withhold ing exemption with respeet to the wages prid for each payroll period
(A) in eemputing the tax required to be dedured and withheld under subsection (a) ( 1 ) ; a family status withholding exemption determined in acoordane with the following sehedule:

Family Status Withholding Fxemption

| Payroll peried | Single pergon | Married ретsent elainting whole of perseral exemption for withholding or heat of famity | Married persera elaiminy half ef ретgoral exemption fer 开ithholding | Married pergon elaiming none of <br>  exemption fer withholeling | Đteh deキendent, ether that the first dependent in the ease of the head ef afamily |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Weekly | $\$ 12$ | \$24 | \$12 | $\theta$ | 86 |
| Biweelkly | ¢ 24 | \$48 | 824 | $\theta$ | \$12 |
| Semimonthly | 826 | \$59 | 826 | $\theta$ | \$13 |
| Menthly | 858 | \$104 | 852 | $\theta$ | \$26 |
| Quarterly | \$156 | $\$ 312$ | \$156 | $\theta$ | 878 |
| Semiannual | $\$ 312$ | \$624 | 8312 | $\theta$ | \$156 |
| Anntal | $\$ 624$ | \$1,248 | \$624 | $\theta$ | \$812 |
| Đaily өf miseellaneeus (реғ day ef streł ренїd) | \$1.70 | \$3-40 | \$1.79 | $\theta$ | \$.85 |

(B) in eomputiang the tax required to be deducted and withheld under subseetien (a) ( 2 ); a Fietory tax withheld ing exemption determined in aceordanee with the follewing selhedule:

| Payroll Period | Victory Tax Withholding Exemption |
| :---: | :---: |
| Wreetyy | \$12.09 |
| Biweekyy | - 24.09 |
| Semimenthly | - 26.09 |
| Menthly | - 52.09 |
| Quarterly | - 156.09 |
| Semitanntat | - 313.09 |
| Amatal. | 624.00 |
| Daily or Miscelfaneot | 1.70 |

(1) The table referred to in subsection (a) is as follows:

Percentage Method Withholding Table

(2) If wages are paid with respect to a period which is not a payroll period, the withholding exemption allowable with respect to each payment of such wages shall be the exemption allowed for a miscellaneous payroll period containing a number of days (including Sundays and holidays) equal to the number of days in the period with resnect to which such wages are paid.
(3) In any case in which wages are paid by an employer without regard to any payroll period or other period, the withholding exemption allowable with respect to each payment of such wages shall be the exemption allowed for a miscellaneous payroll period containing a nurber of days equal to the number of days (including Sundays and holidays) which have elapsed since the date of the last payment of such wages by such employer during the calendar year, or the date of commencement of employment with such employer during such year, or January 1 of such year, whichever is the later.
(4) In any case in which the period, or the time described in paragraph (3), in respect of any wages is less than one week, the Commissioner, under regulations prescribed by him with the approval of the Secretary, may authorize an employer, in computing the tax required to be deducted and withheld, to use the excess of the aggregate of the wages paid to the employee during the calendar week over the withholding exemption allowed by this subsection for a weekly payroll period.
(5) In determining the amount to be deducted and withheld under this subsection, the wages may, at the election of the employer, be computed to the nearest dollar.
(c) Wage Bracket Withholding.-
(1) At the election of the employer with respect to any employee, the employer shall deduct and withhold upon the wages paid to such employee a tax determined in accordance with the following tables, which shall be in lieu of the tax required to be deducted and withheld under subsection (a)::

If the payroll period with respect to an employee is weekly


If the number of dependents is in exes of the latgent number of dependents shown; the amount of tax to be withheld shall be that applieable in the ease of the tarrocet number of dependente shown fedueed by $\$ 1.2 \theta$ for each dependent over the targest number shown, exeept that in ne event shall the amoutt to be withheld be tess than 3 Per eentum ef the exeess of the median wage in the bracket in whieh the wager fall for if the wages paid are $\$ 200$ or over, of the ezreess of the wageet over $\$ 12$, eomputed, in ease suth amount is zot at multiple of $\mathbb{8} \theta .10$, to the nearest multiple $\theta \$ 0.10$.

If the payroll period with respeet to an employee is biweekly

| wage |  | And，（i）such person is a married person elaiming none of personal exemption for withholding |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Nond |  | $\left.\begin{gathered} \text { Twoond } \\ \text { depent } \\ \text { ents } \end{gathered} \right\rvert\,$ | $\left\|\begin{array}{c} \text { Three } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left.\begin{gathered} \text { Fourd } \\ \text { Copend } \\ \text { enet } \end{gathered} \right\rvert\,$ | $\begin{gathered} \text { Five } \\ \begin{array}{c} \text { epenend- } \\ \text { ents } \end{array} \end{gathered}$ | $\left\|\begin{array}{c} \text { depix } \\ \text { depend } \\ \text { sent } \end{array}\right\|$ | Seven depend－ depen | $\left\|\begin{array}{\|c\|} \hline \text { Eight } \\ \text { depend } \\ \text { ent } \end{array}\right\|$ | $\frac{\mathrm{Nine}}{\mathrm{Nen},}$ |
| At least | $\begin{array}{\|c\|c\|} \text { But less } \\ \text { than } \end{array}$ | ${ }^{\circ} \mathrm{Or}$ ，（2）such person is a married person claiming half of personal exemption |  |  |  |  |  |  |  |  |  |
|  |  |  |  | $\begin{array}{\|c\|} \text { copond } \\ \text { enent } \\ \text { Nent } \end{array}$ | $\underset{\substack{\text { One } \\ \text { depent } \\ \text { ent }}}{\text { on }}$ | $\left\lvert\, \begin{aligned} & \text { Two ond } \\ & \text { depend } \\ & \text { ents } \end{aligned}\right.$ | $\begin{aligned} & \text { Three } \\ & \text { depend } \\ & \text { enent } \end{aligned}$ | $\begin{aligned} & \text { Fourd } \\ & \text { Repend } \\ & \text { entat } \end{aligned}$ | $\left\|\begin{array}{c} \text { Five } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { depixd } \\ \text { dend } \\ \text { ents } \end{array}\right\|$ | $\begin{aligned} & \text { deven } \\ & \text { depend } \\ & \text { depent } \end{aligned}$ |
|  |  |  |  |  |  | （3）such pe | person is as | single | son and has |  |  |
|  |  |  |  | $\begin{array}{\|c\|c\|} \substack{\text { Nopend- } \\ \text { deents }} \\ \hline \end{array}$ | $\begin{gathered} \text { One } \\ \text { depend- } \\ \text { dent } \end{gathered}$ | $\begin{gathered} \text { Two } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{array}{\|c\|} \hline \text { Three } \\ \text { depend- } \\ \text { ents } \end{array}$ | $\left.\begin{gathered} \text { Four } \\ \text { depends- } \\ \text { ents } \end{gathered} \right\rvert\,$ | $\begin{gathered} \text { Five } \\ \text { depend- } \\ \text { dents } \end{gathered}$ | $\begin{gathered} \text { depend } \\ \text { depent } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Seven } \\ \text { depend- } \\ \text { dents } \end{gathered}$ |
|  |  |  |  |  |  | $\begin{gathered} \text { Or, (4) su } \\ \text { persona } \\ \text { Non } \end{gathered}$ | such perso | on is a ma ption for w | $\begin{aligned} & \text { arried person } \\ & \text { vithholding } \end{aligned}$ | on claimin | ng all of |
|  |  |  |  |  |  | $\begin{gathered} \mathrm{No}^{\mathrm{No}} \\ \left.\begin{array}{c} \text { depend } \\ \text { ents } \end{array} \right\rvert\, \end{gathered}$ | $\left\|\begin{array}{c} \text { One } \\ \text { depend } \\ \text { ent } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Two } \\ \text { enend- } \end{array}\right\|$ | $\begin{aligned} & \text { Three } \\ & \text { depend } \\ & \text { ents } \end{aligned}$ | $\begin{gathered} \text { Fourd } \\ \left.\begin{array}{c} \text { Fepend- } \\ \text { Fents } \end{array} \right\rvert\, \end{gathered}$ | $\underset{\substack{\text { Five } \\ \text { depend- } \\ \text { Ents }}}{ }$ |
|  |  |  |  |  |  | $\xrightarrow{\mathrm{Or}, \text { ，} 50}$ | （5）such pee | erson is hea | asa of a tam | mily and h |  |
|  |  |  |  |  |  |  | $\left\lvert\, \begin{gathered} \text { Two } \\ \substack{\text { depnad } \\ \text { ents }} \end{gathered}\right.$ | $\begin{gathered} \text { Three } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Fourn } \\ \text { depend } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Fivene } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Sixix } \\ \text { depend- } \\ \text { enent } \end{gathered}$ |
|  |  | －The amount of tax to be withheld shall be－ |  |  |  |  |  |  |  |  |  |
|  | \％ |  |  |  |  |  |  |  |  |  |  |
| 20 |  | 6． 09 | 2． 6 | 0.20 |  |  |  |  |  |  |  |
| 㫜 | $4 \theta$ | 7． 09 | 4－ 80 | 2． 20 | 90．30． | \％0．80 | \％ 0.30 | 80－30 | 80－80 | \％ $0 \cdot 30$ | 80 |
| 40 | ${ }_{60} 8$ | 9．00 | 6． 68 | 4． 20 | 1．801 | － 60 | $-60$ | ${ }_{-60}^{60}$ | $-69$ | 0 | －60 |
| ${ }_{69}^{6 \theta}$ |  | 17.60 14.00 | 8.60 $1+.69$ | 6．${ }^{\text {620 }}$ | 6．89 | － | $\stackrel{-98}{2-00}$ |  |  |  |  |
|  | 190 | 18． 09 | $\pm$ | 13：20 | 10.80 | － 40 |  | ＋．48 | 2.00 | 2. |  |
| 100 | $\pm 20$ | 22． 09 | 19－69 | 17． 20 | 14.30 | 13．－4 | 10.00 | 7.69 | 5． 20 | 2.8 | 2.60 |
| $12 \theta$ | $\pm$ | 26．69 | ${ }^{23}$ | $21.2 \theta$ |  |  | 14.00 |  |  |  |  |
| $14 \theta$ +169 | $1 € 0$ <br> 180 | 30．09 | 27．60 | 25．20 | 22．80 | 24－40 | ＋18．00 | 15.60 19.60 | 12.30 <br> 17.20 <br> 1. | 14.8 |  |
| $\pm$ | $\xrightarrow{289}$ | 34．08 | $\frac{3.69}{36.60}$ | 20．20 | 20．80 | 28．40 | 20．09 | ${ }_{23.60}^{19.60}$ | $\stackrel{\text { 21．} 20}{ }$ | 18.80 |  |
| 290 | － | 42.09 | $3{ }^{39}$ | 37.20 | 34.89 | 22－40 | 30.00 | 27.69 | 25．20 | 22.80 | 20－40 |
| 220 | 24. | 46－09 | 43．$¢ 0$ | 41．2e | 38.80 | 36－4日 | 34.00 | 31.60 | 29． 29 | 26. | 24－40 |
| $24 \theta$ | 269 | $50-90$ | 47．69 | $4 \overline{5}-20$ | 42.80 | $49-4 \theta$ | 38.00 | 35．60 | 38－28 | $30-80$ | 28．49 |
| 260 | 200 | \％． | 54－6 6 | 49．29 | 46．80 | 44．4日 | 42.00 |  |  |  |  |
| 289 $30 \theta$ | 300 | －8．00 | ${ }_{5}^{55.69}$ |  | 59．80 | － 48.40 | ${ }_{50.00}^{46.09}$ | 43.60 47.60 | 41．20 | －38．80 | 26． 40 40.40 |
| $3 \approx 9$ | 849 | 68． 09 | ¢ 78.50 | $63.2 \theta$ | 58．80 | 58－4日 | 54.00 | 51.60 | 49．20 | 46.8 | 44.40 |
| 340 | 360 | 70.00 |  | 65－20 |  |  |  |  |  |  |  |
| 360 880 | 380 498 | 74．001 | ${ }_{7-6.69}^{71.69}$ | ＋69．20 | 66.80 70.80 | 64.49 68.40 | $62 .-90$ 66.00 | － 50.60 | － 77.20 | 54．88 | 62．－40 66.40 |
|  |  |  |  |  |  |  |  |  |  | Os．c |  |
| \＄ $40 \theta$ өr over－ |  | $28 \%$ of the execss over $\$ 400$ plus |  |  |  |  |  |  |  |  |  |
|  |  | 880．00 | 8977．60 | \＄75． 20 | 872．80 | 870－40 | \％68．06 | \＄65．60 | 863． 20 | \＄60．80 | 858－49 |

If the number ef dependents is in exeess of the largest number of dependents ohown； the amount of tay $\begin{array}{ll}\text { a be withheld ahatl be that appliagble in the ease of the largest number }\end{array}$ of dependenta shomi redueed by $\$ 2-4 \theta$ for eath dependent over the largent number thown；exeept that in no event shall the amount to be withheld be less that ${ }^{3}$ per enturn of the excess of the median wage in the bracket in whieh the wages fall for if the wages paid are $\$ 400$ өr өver，of the erees ef the wagest өver $\$ 24$ ，eөmputed，in ease such ameunt is net a multiple ef 80.10 ，to the nearest multiple of $\$ 0.10$ ．

If the payroll period with reopet to an employee is semimonthly


If the number ef dependents in in ereess of the largest number ef dependents shown, the amount ef tax to be withheld shatl be that applieable in the ease of the largest
 number shewn, exeept that in no event shall the amount to be withheld be less than I per entum of the exeese of the median wage in the bracket in whieh the wages fall ( $\theta$ if the wages paid are $\$ 400$ or $\theta$ ver, of the exeess of the wages) over $\$ 26$, emputed in ease sulh amount is not a multiple of $\$ 0.10$, to the nearest multiple ef $\$ 0.10$.

If the payroll peried with repeet to an employee is monthly

| And the wages are |  | And, (1) such person is a married person claiming none of personal exemption for withholding and has- |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\begin{array}{c\|} \text { No } \\ \text { depend- } \\ \text { ents } \end{array}$ | $\begin{gathered} \text { One } \\ \text { depend. } \\ \text { cnt } \end{gathered}$ | $\begin{gathered} \text { Two } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Three } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Four } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Five } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\left\|\begin{array}{c} \text { Six } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\begin{gathered} \text { Seven } \\ \text { depend- } \\ \text { onts } \end{gathered}$ | $\left\|\begin{array}{c} \text { Eight } \\ \text { denend- } \\ \text { ents } \end{array}\right\|$ | $\begin{gathered} \text { Nine } \\ \text { depend- } \\ \text { ents } \end{gathered}$ |
| At least | But lessthan | Or, (2) such person is a marriod person claiming hall of personal exemption for withholding and has- |  |  |  |  |  |  |  |  |  |
|  |  |  |  | $\begin{gathered} \text { No } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\underset{\substack{\text { One } \\ \text { dent } \\ \text { ent }}}{ }$ | $\begin{gathered} \text { Two } \\ \text { depend } \end{gathered}$ | $\left\|\begin{array}{c} \text { Three } \\ \text { depend } \\ \text { ents } \end{array}\right\|$ | $\begin{gathered} \text { Four } \\ \text { depend. } \end{gathered}$ | $\left\|\begin{array}{c} \text { Five } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { six } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\begin{gathered} \text { seven } \\ \text { depend- } \end{gathered}$ |
|  |  |  |  | Or, (3) such person is a single person and has- |  |  |  |  |  |  |  |
|  |  |  |  | $\begin{gathered} \text { No } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | One dependent | $\begin{aligned} & \text { Two } \\ & \text { depend- } \\ & \text { ents } \end{aligned}$ | $\left\|\begin{array}{c} \text { Three } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Fur } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Five } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { six } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\begin{gathered} \text { Seven } \\ \text { depend- } \\ \text { ents } \end{gathered}$ |
|  |  |  |  | Or, (4) such person is a marrind person claiming all ofpersonal cxemption for withholding and has- |  |  |  |  |  |  |  |
|  |  |  |  |  |  | No depend- ents | $\left\|\begin{array}{c} \text { One } \\ \text { depend- } \\ \text { ent } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Two } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Three } \\ \text { depond- } \\ \text { cents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Four } \\ \text { depend- } \\ \text { enis } \end{array}\right\|$ | $\begin{gathered} \text { Five } \\ \text { depend- } \\ \text { ents } \end{gathered}$ |
|  |  |  |  |  |  | $\left\|\begin{array}{c} \text { Or, ( } \\ \hdashline \left.\begin{array}{c} \text { No } \\ \text { depend- } \\ \text { ents or } \\ \text { one de. } \\ \text { penderit } \end{array} \right\rvert\, \end{array}\right\|$ | Two depend- | $\left.\begin{array}{\|c\|} \text { Three } \\ \text { depend- } \\ \text { ents } \end{array} \right\rvert\,$ |  |  | Six depend- |
|  |  | The amount of tax to be withheld shall be- |  |  |  |  |  |  |  |  |  |
|  | $\$ 40$ | \$4-09 |  |  |  |  |  |  |  |  |  |
|  | $5 \theta$ | 9. 00 | \$3.80 |  |  |  |  |  |  |  |  |
| 58 | $6 \ominus$ | 17.69 | 5-80 | \$8-60 | \% 0.10 | \$0. 18 | \$0. 10 | \$0. 10 | \$0. 10 | \$0.10 | $\$ 0.10$ |
| 68 | 79 | 13.00 | 7.80 | 3.60 | -40 | -40 | -40 | -40 | - 40 | -40 | -40 |
| 70 | - | 45.00 | 9.80 | 4.69 | 70 | -70 | -70 | -70 | -70 | $\cdot 70$ | -79 |
| 88 | 100 | $1+18.09$ | 12.80 | 7.60 | 2.46 | 1.10 | 1. 10 | 1.10 | 1.10 | 1. 16 | 1.10 |
| 100 | 120 | 22.08 | 16.88 | 41.60 | 6.46 | 1. 70 | 1.70 | 1.76 | 1.78 | 1.76 | 1.70 |
| 120 | 146 | 26.0t | 20.86 | $75.6 t$ | 40-4t, | 5.-26 | 2.30 | 2.36 | 2.36 | $2.3 t$ | 2. 30 |
| 140 | 169 | 30.06 | 24.-8t | 49-8E | 44.4t | 9. 24 | 4.06 | 2-90 | 2.96 | 2.96 | 2. 90 |
| 169 | 200 | 36. $0 ¢$ | $30.8 \pm$ | 25-6 | 20.4t | 15.-3t | 10.0t | 4.88 | 3-8t | 3.86 | 3.80 |
| 200 | 240 | 44-06 | $38.8 t$ | 33-6t | 28-4t | 23-9t | 18.0¢ | 42.86 | 7.64 | 6. 04 | 5. 09 |
| $24 \theta$ | 288 | $52.8 ¢$ | 46.86 | $44.6 t$ | 36.-4t | 34. 24 | 26.0t | 20.80 | 15-6E | 10.4t | 6. 29 |
| 280 | 329 | 69.06 | 64. $8 \theta$ | 49-6t | 44.-4t | $39.2 t$ | 34. - ¢f | 28.80 | 23.-6t | 48.4t | 13. 20 |
| $83 \theta$ | 369 | 68.0t | 62.80 | 57. 66 | 62. 4 f | 47. 24 | 4그․ $0 ¢$ | 36-80 | $31.6 ¢$ | 26.4t | 24.20 |
| 369 | 490 | 76.0¢ | 70.88 | 65.64 | 68. 4 t | 50.-2t | 60. $0 ¢$ | 44-8f | 39. 6 Et | 34. 4 f | 29.29 |
| 409 | 449 | 84.08 | 78.80 | 73-60 | 68.4t | 63.-2t | 53.0t | 59-80 | 47. $6 ¢$ | 42.46 | 37. 20 |
| 449 | 480 | 92.00 | 86.86 | 81. 64 | 76.44 | 741.26 | 66.0E | -60-80 | 55. 68 | 50.46 | 45.20 |
| 488 | 520 | 400.08 | 94.80 | 89,-4t | 84. 4 4 | 79.-2t | $74.0 ¢$ | 68-86 | 63.-60 | 58.40 | 53.-20 |
| 529 | 569 | 198-96 | 492-88 | 97. 64 | 92.46 | 87. $2 ¢$ | 82.90 | 76-80 | 74.60 | 66.40 | 61-20 |
| 669 | $69 \theta$ | 148.- 08 | 176-80 | 195.66 | 190-4t | 95-26 | 90.0¢ | 84.80 | 79.60 | 74.48 | 69.-20 |
| 690 | 649 | 124.09 | 148-80 | 113. 66 | 198-49 | 188-26 | 98.04 | 92.-80 | 87.60 | 82.40 | 77.20 |
| $64 \theta$ | 689 | 132.09 | 126-80 | 124.60 | 146.40 | 141.20 | 186.06 | 180.80 | 95.60 | 90.40 | 85.20 |
| 689 | 729 | $140.0 \theta$ | 134- 80 | $129-60$ | 124-40 | 418-29 | - 144.00 | 198-88 | 103.60 | 98.40 | 93. 29 |
| 720 | 769 | 148.09 | +42-80 | 137. 60 | 132-40 | 1827.20 | 128.00 | 1116.88 | 141. 68 | 106-40 | 101. 20 |
| 760 | 800 | 156.00 |  |  | $140-4 \theta$ | 135-20 | 130.00 |  |  |  | 109. 20 |
| 8800 өr өver- |  | $20 \%$ of the exeess ever $\$ 800$ plus |  |  |  |  |  |  |  |  |  |
|  |  | $\left\|160.00^{\mid} 154.8 \theta^{\mid} 149.60^{\mid} 144.4 \theta^{\mid} 139.20\right\| 134.0 \theta^{\mid} 128.80^{\mid} 123.60118 .40113 .20$ |  |  |  |  |  |  |  |  |  |

[^0]If the payrell peried with regpeet to an employee is a daily payrolt period or a miseellaneous payroll peried

| $\begin{gathered} \text { And the wages di- } \\ \text { vided by the } \\ \text { number of dars } \\ \text { in such period } \\ \text { are- } \\ \hline \end{gathered}$ |  | and has |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\begin{gathered} \text { No } \\ \text { depend } \end{gathered}$ | $\left\lvert\, \begin{gathered} \text { One } \\ \text { depend- } \end{gathered}\right.$ | $\left\lvert\, \begin{gathered} \text { Two } \\ \text { depend. } \end{gathered}\right.$ | $\begin{aligned} & \text { Three } \\ & \text { depend- } \end{aligned}$ | $\begin{gathered} \text { Four } \\ \text { depend. } \end{gathered}$ | $\begin{gathered} \text { Five } \\ \text { depend } \end{gathered}$ | Sepend- | $\left\lvert\, \begin{gathered}\text { Snven } \\ \text { depend－}\end{gathered}\right.$ | $\begin{gathered} \text { Eight } \\ \text { depend- } \end{gathered}$ | Nine depend |
|  | But lnss than |  |  | Or，（2）such person is a marrind person claiming hall of personal excmption for withholding and has－ |  |  |  |  |  |  |  |
|  |  |  |  | $\begin{aligned} & \text { No } \\ & \text { depend- } \\ & \text { ents } \end{aligned}$ | $\begin{gathered} \text { One } \\ \text { depend- } \\ \text { ent } \end{gathered}$ | $\left\lvert\, \begin{gathered} \text { Two } \\ \text { depend } \\ \text { ents } \end{gathered}\right.$ | $\left\|\begin{array}{c} \text { Three } \\ \text { deprnd- } \\ \text { onts } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Four } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Firc } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Six } \\ \text { dipend- } \\ \text { onts } \end{array}\right\|$ | $\left\lvert\, \begin{gathered} \text { seven } \\ \text { depend } \\ \text { ents } \end{gathered}\right.$ |
|  |  |  |  | or，（3）such person is a single person and has－ |  |  |  |  |  |  |  |
|  |  |  |  | $\begin{gathered} \text { No } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { One } \\ \text { depend- } \\ \text { ent } \end{gathered}$ | $\left\lvert\, \begin{gathered} \text { Two } \\ \text { depend } \\ \text { ents } \end{gathered}\right.$ | $\left\|\begin{array}{c} \text { Thren } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Four } \\ \text { denend- } \\ \text { ents } \end{array}\right\|$ | $\left\lvert\, \begin{gathered} \text { Five } \\ \text { depend- } \\ \text { ents } \end{gathered}\right.$ | $\left\|\begin{array}{c} \text { Six } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\begin{aligned} & \text { Seren } \\ & \text { depend- } \\ & \text { ents } \end{aligned}$ |
| At least |  |  |  |  |  | －Or，（4）such person is a marrind person claming all of personal excmption for withholding and has－ |  |  |  |  |  |
|  |  |  |  |  |  | $\left\|\begin{array}{c} \text { No } \\ \text { depend- } \\ \text { conts } \end{array}\right\|$ | $\begin{gathered} \text { Onc } \\ \text { depend- } \\ \text { nnt } \end{gathered}$ | $\left\|\begin{array}{c} \text { Two } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Three } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\left\|\begin{array}{c} \text { Four } \\ \text { depend- } \\ \text { ents } \end{array}\right\|$ | $\begin{gathered} \text { Five } \\ \text { depend- } \\ \text { cnts } \end{gathered}$ |
|  |  |  |  |  |  | －or，（j）such persoz is head of a family and has－ |  |  |  |  |  |
|  |  |  |  |  |  | $\left\|\begin{array}{c}\text { No } \\ \text { depend－} \\ \text { ents } \\ \text { ane de－} \\ \text { mendent }\end{array}\right\|$ | $\left\|\begin{array}{c} \text { Two } \\ \text { depond- } \\ \text { dents } \end{array}\right\|$ | $\begin{gathered} \text { Three } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Four } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Five } \\ \text { depend- } \\ \text { ents } \end{gathered}$ | $\begin{gathered} \text { Six } \\ \text { depend- } \\ \text { ents } \end{gathered}$ |
|  |  | The amount of tax to be witbheld shall be the following amount multiplied by the numberof days in such period |  |  |  |  |  |  |  |  |  |
| $\$ 0$ |  | S0 10 |  |  |  |  |  |  |  |  |  |
|  |  |  | 0－15 |  |  |  |  |  |  |  |  |
| 3 |  | － 70 | － 55 | －55 | 9．20 | 蜄－旬 | \％ 0.05 | \＄0．05 | \＄0．05 | \＄0－95 | \％905 |
| 4 | 6 | －99 | －75 | －55 | －4 4 | $-2 \theta$ | －19 | $+19$ | －10 | $-10$ | －10 |
| 5 | 6 | 1 | －96 | －75 | $-6 \theta$ | －49 | －25 | －10 | －19 | －10 | －10 |
| 6 | 7 | 1－2 20 | 7－15 | $\bigcirc$ | －88 | －60 | －45 | $-39$ | －15 | －15 | －15 |
|  | ， | 1.50 | 7.35 | 7.45 | 1.60 | － 89 | －65 | － 50 | $-30$ | －15 | －15 |
| 8 | ， | 1.79 | 1．55 | 7－35 | 7.29 | 1.00 | －85 | －70 | － 50 | － 25 | －2 0 |
| 9 | $4 \theta$ | 7 7 | 4.75 | 7.56 | 1.40 | 1． $2 \theta$ | 7． 05 | $\bigcirc 90$ | －70 | － 55 | －35 |
| $7 \theta$ | 42 | 2．$¢ \theta$ | 2.85 | 7.85 | 1.70 | 1． 59 | 1.35 | 1.20 | $\pm$ | －85 | ． 65 |
| 12 | 14 | ${ }_{2}^{2}$ ．$¢ \theta$ | $2-45$ | 2． 25 | 2.19 | $1-89$ | 1－75 | $1+6 \theta$ | ＋． $4 \theta$ | 1.25 | ＋．05 |
| 14 | 16 | 3.00 | 2.85 | 2．64 | \％\％ 50 | $2-30$ | 2 | 2.00 | ＋． 80 | 1.65 | ＋1．45 |
| 16 | 18 | 3.49 | 3.25 | 3.05 | \％－99 | 2．－79 | 2． 55 | 2．49 | 2.29 | 2.95 | 4.85 |
| 48 | $2 \theta$ | 3.88 | $3-6.5$ | 3－45 | 3.20 | 3． 19 | 2－95 | 2． 80 | 2． 60 | 2． 45 | 2.25 |
| $2 \theta$ | 27 | $4-2 \theta$ | 4.05 | 3.85 | 3.70 | 3.50 | 3.35 | 3.20 | 3.09 | 2.85 | 2.65 |
| 27 | 24 | 4． $6 \theta$ | 4.15 | 4.25 | 4.18 | \％－9 9 | 3.75 | 3.69 | 3.48 | 3． 2.25 | 3． 05 |
| 24 | 26 | 6． 60 | 4.89 | 4.65 | 4.50 | $4-38$ | 4． 15 | 4.00 | 3.80 | 3． 65 | 8． 45 |
| 28 | 28 | 5．－48 | 6． 28 | 5.08 | 4.90 | 4． 70 | 4． 5.5 | 4.40 | 4.29 | 4.05 | 3．－85 |
| 28 | 39 | 5.89 | 5.65 | 5－45 | 5.38 | 5． 10 | 4.95 | 4.80 | 4.80 | 4． 45 | 4.25 |

## $\$ 30$ өr өver＿．

$2 \theta \%$ of the exees over $\$ 30$ fltus

| $\$ 6.00$ | $\$ 5.85$ | $\$ 5.65$ | $\$ 5.50$ | $\$ 5.30$ | $\$ 5.15$ | $\$ 5.00$ | $\$ 4.80$ | $\$ 4.65$ | $\$ 4.45$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |

If the ntimber of defenderits is in exeest of the largest number of dependents shown； the ameunt of fax to be 开ithheld shall be that apflieable in the ease of the largeat fum－
 shomit，exeeft that in me event shatl the afoernt to be withhele be less than 3 per een－ tum of the exeess of the prodtut of the median wage in the bracket if whieh the wages fall and the numbex of days in the period for if the \＃wgef paid are $\$ 30$ or orer，of the execse of the wagest over the product of $\$ 1.7 \theta$ ard the number of days in the period； eemputed；in ease suell ameunt is not a maltiple of $\$ 0.05$ ，to the frearest multiple of 80.05

If the pay-roll period with respect to an employee is weekly-

| And the wages are- |  | And the number of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| At least | But less than | 0 | 1 | 2 | $s$ | 4 | 5 | 6 | 7 | 8 | 9 | 10 or more |
|  |  | The amount of tax to be withheld shall be- |  |  |  |  |  |  |  |  |  |  |
|  | \$11- | $\begin{aligned} & 18 \% \text { of } \\ & \text { mageen } \end{aligned}$ | \$0 | \$0 | \$0 | 80 | \$0 | \$0 | $\$ 0$ | $\$ 0$ | \$0 | \$0 |
| \$11 | \$12 | \$2.10 | . 20 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| \$12 | \$13 | 2.30 | . 40 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| \$18 | 814 | 2.50 | . 60 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$14 | \$15. | 2.70 | . 80 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$15. | \$16. | 2.90 | 1.00 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$16. | \$17 | 3.10 | 1.20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 |
| \$17. | \$18. | 3.30 | 1.40 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 |
| \$18 | \$19 | 3.50 | 1.60 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 |
| \$19. | \$20 | 3.70 | 1.80 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 |
| \$20 | $\$ 21$ | 4.00 | 2.00 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 |
| \$21 | \$22 | 4.20 | 2.20 | . 30 | . 30 | . 30 | . 30 | . 90 | . 30 | . 50 | . 30 | . 30 |
| \$22 | \$23. | 4.40 | 2.40 | . 50 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 |
| \$23. | \$24 | 4.60 | 2.70 | . 70 | . 30 | . 30 | . 30 | . 30 | . 80 | . 30 | . 80 | . 30 |
| \$24 | \$25 | 4.80 | 2.90 | . 90 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 |
| \$25 | \$26. | 5.00 | S. 10 | 1.10 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 |
| \$26. | \$27 | 5.20 | 3.30 | 1. 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 |
| \$27. | \$28 | 5.40 | 3. 50 | 1.60 | . 50 | . 60 | . 50 | . 60 | . 50 | . 50 | . 50 | . 50 |
| \$28 | \$29 | 5.60 | 3.70 | 1.80 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 |
| $\$ 29$ | \$30 | 5.80 | 3.90 | 2.00 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 |
| \$30 | $\$ 31$ | 6.00 | 4.10 | 2.20 | . 60 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 |
| $\$ 31$ | \$32 | 6. 20 | 4.80 | 2.40 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 |
| \$32 | \$33 | 6. 40 | 4.50 | 2.60 | . 70 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 |
| \$38. | $\$ 34$ | 6.60 | 4.70 | 2.80 | . 90 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 |
| \$34 | $\$ 35$ | 6.90 | -4.90 | 3.00 | 1.10 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 |
| \$35- | \$36 | 7.10 | 5.10 | 3.20 | 1.30 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 |
| \$86 | \$37 | 7.30 | 5.30 | 3.40 | 1.50 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 |
| $\$ 37$ | $\$ 38$ | 7.50 | 5.60 | 3.60 | 1.70 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 |
| $\$ 88$ | $\$ 89$ | 7.70 | 5.80 | 3.80 | 1.90 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 |
| \$39 | $\$ 40$ | 7.90 | 6.00 | 4.00 | 2.10 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 |
| \$40 | \$41 | 8.10 | 6. 20 | 4.20 | 2.30 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 |
| \$41-.. | \$42 | 8.30 | 6. 40 | 4.50 | 2. 50 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 |
| \$42 | $\$ 48$ | 8.50 | 6.60 | 4.70 | 2.70 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 |
| \$43-. | \$44 | 8.70 | 6.80 | 4.30 | 2.90 | 1.00 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 |
| 844 | \$45 | 9.00 | 7.00 | 5.10 | 8. 20 | 1.20 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 |
| $\$ 45^{\circ}$ | \$46 | 9.20 | 7.20 | 5.30 | 9. 40 | 1.40 | . 90 | . 90 | . ${ }^{0}$ | . 90 | . 90 | . 90 |
| \$46. | \$47 | 9.40 | 7.40 | 5.50 | 8.60 | 1.60 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| $\$ 47$ | \$48 | 9.60 | 7.60 | 5.70 | 3.80 | 1.90 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| $\$ 48$ - | \$49 | 9.90 | 7.80 | 5.90 | 4.00 | 2.10 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| \$49 | \$50 | 10.10 | 8.00 | 6.10 | 4.20 | 2.30 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| $\$ 50$ | \$51. | 10.30 | 8.20 | 6.30 | 4.40 | 2.50 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 |
| \$51- | \$52 | 10.50 | 8.40 | 6.50 | 4.60 | 2.70 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 |
| \$52 | \$53. | 10.80 | 8.70 | 6.70 | 4.80 | 2.90 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 |
| \$53 | \$54 | 11.00 | 8.90 | 6.90 | 5.00 | 3.10 | 1.20 | 1.20 | 1.20 | 1. 20 | 1.20 | 1.20 |
| \$54- | \$55. | 11.20 | 9.10 | 7.10 | 5.20 | 3.30 | 1.40 | 1. 20 | 1. 20 | 1.20 | 1.20 | 1.20 |
| \$55-- | \$56 | 11. 40 | 9.30 | 7.40 | 5.40 | 3.50 | 1.60 | 1.20 | 1.20 | 1.20 | 1. 20 | 1.20 |
| \$56.- | \$57. | 11.70 | 9.50 | 7.60 | 5.60 | 3.70 | 1.80 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 |

If the pay-roll period with respect to an employee is weekly-Continued

| And the wages are- |  | And the number of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| At least | $\begin{aligned} & \text { But less } \\ & \text { than } \end{aligned}$ | 0 | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 or <br> more |
|  |  | The amount of tax to be withheld shall be- |  |  |  |  |  |  |  |  |  |  |
| \$57 | \$58 | \$11.90 | \$9.80 | \$7.80 | \$5.80 | \$8.c0 | \$2.c0 | \$1.80 | \$1.30 | \$1.30 | \$1.30 | \$1.30 |
| \$58 | $\$ 59$ | 12.10 | 10.00 | 8.00 | 6.10 | 4.10 | 2.20 | 1.30 | 1.30 | 1.30 | 1.50 | 1.30 |
| \$59 | \$60 | 12.80 | 10.20 | 8. 20 | 6.30 | 4.30 | 2.40 | 1.30 | 1.50 | 1.80 | 1.80 | 1.80 |
| \$60 | \$62 | 12.70 | 10.60 | 8.50 | 6.60 | 4.60 | 2.70 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 |
| \$62 | \$64 | 13.10 | 11.00 | 8.90 | 7.00 | 5.10 | 3.10 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 |
| \$ 64 | \$66 | 18.60 | 11.50 | 9.50 | 7.40 | 5.50 | 3.60 | 1.60 | 1.50 | 1.50 | 1.50 | 1.50 |
| \$66 | \$68 | 14.00 | 11.90 | 9.80 | 7.80 | 5.90 | 4.00 | 2.00 | 1.50 | 1.50 | 1.50 | 1.50 |
| \$68 | \$70 | 14.50 | 12.40 | 10.20 | 8.20 | 6.30 | 4.40 | 2.50 | 1.60 | 1.60 | 1.60 | 1.60 |
| \$70 | \$72 | 14.90 | 12.80 | 10.70 | 8.60 | 6.70 | 4.80 | 2.90 | 1.60 | 1.60 | 1.60 | 1.60 |
| \$72 | \$74 | 15.40 | 13.30 | 11.10 | 9.10 | 7.10 | 5.20 | 8.30 | 1.70 | 1.70 | 1.70 | 1.70 |
| \$74 | \$76 | 15. 80 | 18.70 | 11.60 | 9.50 | 7.50 | 5.60 | 5.70 | 1.80 | 1.70 | 1.70 | 1.70 |
| \$76 | \$78 | 16.50 | 14.20 | 12.60 | 9.90 | 8.00 | 6.00 | 4.10 | 2. 20 | 1.80 | 1.80 | 1.80 |
| \$78. | \$80 | 16.70 | 14.60 | 12.50 | 10.40 | 8.40 | 6.40 | 4.50 | 2.60 | 1.80 | 1.80 | 1.80 |
| $\$ 80$ | \$82 | 17.20 | 15.10 | 12.30 | 10.80 | 8.80 | 6.90 | 4.90 | 3.00 | 1.90 | 1.30 | 1.90 |
| \$82 | \$84 | 17.60 | 15.50 | 13.40 | 11.80 | 9.20 | 7.80 | 5.40 | 3.40 | 2.00 | 2.00 | 2.00 |
| \$84- | \$86 | 18.10 | 16.00 | 18.80 | 11.70 | 9.60 | 7.70 | 5.80 | 8. 80 | 2.00 | 2.00 | 2.00 |
| \$86 | \$88 | 18.50 | 16.40 | 14.30 | 12.20 | 10.10 | 8.10 | 6. 20 | 4.30 | 2.30 | 2.10 | 2.10 |
| \$88 | \$ 80 | 19.00 | 16.90 | 14.70 | 12.60 | 10.50 | 8.50 | 6.60 | 4.70 | 2.80 | 2.10 | 2.10 |
| $\$ 90$ | \$92 | 19.40 | 17.50 | 15.20 | 18.10 | 11.00 | 8.90 | 7.00 | 5.10 | 3.20 | 2.20 | 2.20 |
| \$92 | \$94 | 19.90 | 17.80 | 15.60 | 18.50 | 11.40 | 9.90 | 7.40 | 5.50 | S. 60 | 2.20 | 2.20 |
| \$94 | \$96 | 20.30 | 18.20 | 16.10 | 14.00 | 11.90 | 9.80 | 7.80 | 5.90 | 4.00 | 2.30 | 2.30 |
| $\$ 96$ | \$98 | 20.80 | 18.70 | 16.50 | 14.40 | 12.30 | 10.20 | 8.30 | 6.30 | 4.40 | 2. 50 | 2.30 |
| $\$ 98$ | \$100 | 21.20 | 19.10 | 17.00 | 14.90 | 12.80 | 10.60 | 8.10 | 6. 0 | 4.80 | 2.90 | 2.40 |
| \$100 | \$105. | 22.00 | 19.90 | 17.80 | 15.70 | 18.50 | 11.40 | 9.40 | 7.50 | 5.50 | 3. 60 | 2.50 |
| \$105 | \$110 | 23.10 | 21.00 | 18.90 | 16.80 | 14.70 | 12.60 | 10.40 | 8.50 | 6.60 | 4.70 | 2.70 |
| \$110 | \$115. | 24.30 | 22.10 | 20.00 | 17.90 | 15.80 | 18.70 | 11.60 | 9.50 | 7.60 | 5.70 | 9.80 |
| \$115 | \$120 | 25.40 | 23.30 | 21.10 | 19.00 | 16.90 | 14.80 | 12.70 | 10.60 | 8.60 | 6.70 | 4.80 |
| \$120 | \$125 | 26.50 | 24.40 | 22.30 | 20.20 | 18.00 | 15.90 | 13.80 | 11.70 | 9.70 | 7.80 | 5.80 |
| \$125 | \$130 | 27.60 | 25.50 | 23.40 | 21.30 | 19.20 | 17.10 | 14.90 | 12.80 | 10.70 | 8.80 | 6.90 |
| \$180 | \$185 | 28.80 | 26.60 | 24.50 | 22.40 | 20.30 | 18.20 | 16.10 | 13.90 | 11.80 | 9.80 | 7.90 |
| \$185 | \$140 | 29.90 | 27.80 | 25.60 | 23.50 | 21.40 | 19. 20 | 17.20 | 15.10 | 18.00 | 10.90 | 8.90 |
| \$140 | \$145 | 81.00 | 28.90 | 26.80 | 24.70 | 22.50 | 20.40 | 18.30 | 16.20 | 14.10 | 12.00 | 10.00 |
| \$145 | \$150 | 32.10 | 30.00 | 27.90 | 25.80 | 23.70 | 21.60 | 19.40 | 17.30 | 15.20 | 18.10 | 11.00 |
| \$150 | \$160 | 38.80 | 31.70 | 29.60 | 27.50 | 25.40 | 23. 20 | 21.10 | 19.00 | 16.90 | 14.80 | 12.70 |
| \$160 | \$170 | 36.10 | 34.00 | 31.80 | 29.70 | 27.60 | 25.50 | 23.40 | 21.30 | 19.10 | 17.00 | 14.90 |
| \$170 | \$180 | 38.30 | 36.20 | 34.10 | 32.00 | 29.90 | 27.70 | 25.60 | 23.50 | 21.40 | 19.30 | 17.20 |
| \$180 | \$190 | 40.60 | 88.50 | \$6.30 | 34.20 | 32.10 | 30.00 | 27.90 | 25.80 | 23.60 | 21.50 | 19.40 |
| \$190 | \$200 | 42.80 | 40.70 | 38.60 | 36.50 | 34.40 | 32.20 | 30.10 | 28.00 | 25.90 | 23.80 | 21.70 |

22.5 percent of the excess over $\$ 200$ plus
$\$ 200$ and over

| 49.90 | 41.80 | 89.70 | 87.60 | 35.50 | 33.40 | 31.30 | 29.10 | 27.00 | 24.90 | 22.80 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |

If the pay-roll period with respect to an employee is biweekly-

| And the wages are- |  | And the number of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| At least | But less | 0 | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9. | 10 or more |
| . |  |  |  |  | amo | of | o b | he | $l l ~ b e$ |  |  |  |
|  | \$20 |  | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 |
| $\$ 20$ | \$22 | $\$ 3.80$ | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| $\$ 22$ | \$24 | 4.20 | . 30 | 0 | - | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| \$24 | \$26. | 4.60 | . 80 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| $\$ 26$ | \$28 | 5.00 | 1.20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | 20 |
| $\$ 28$. | \$ 80 | 5.40 | 1.60 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 |
| \$30. | \$32. | 5.80 | 2.00 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | . 30 | 30 |
| \$32 | \$34. | 6.30 | 2.40 | . 30 | . 30 | . 30 | . 80 | . 30 | . 30 | . 80 | . 80 | . 20 |
| \$94. | \$36 | 6.70 | 2.80 | . 40 | . 40 | .40 | . 40 | . 40 | 40 | . 40 | . 40 | 40 |
| \$36 | 938 | 7.10 | 3. 20 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 |
| $\$ 88$. | \$40 | 7.50 | 3.70 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 |
| \$40 | \$42 | 7.90 | 4.10 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 | 50 |
| $\$ 42$ | $\$ 44$ | 8.30 | 4.50 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | 60 |
| $\$ 44$ | \$46 | 8.70 | 4.90 | 1.00 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 |
| \$46. | \$48 | 9.20 | 5.30 | 1.50 | . 70 | .70 | . 70 | .70 | . 70 | . 70 | . 70 | . 70 |
| \$48. | \$50. | 9.60 | . 70 | 1.90 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 | . 70 |
| \$50 | \$52 | 10.00 | 6.10 | 2.30 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 |
| \$52 | \$54 | 10.40 | 6.50 | 2.70 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 |
| \$54 | \$56 | 10.80 | 7.00 | 3.10 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 |
| \$56 | \$58 | 11.20 | 7.40 | 3.50 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| \$58 | \$60. | 11.60 | 7.80 | 8.90 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| \$60 | \$62 | 12.10 | 8.20 | 4.40 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 |
| \$62 | \$64 | 12.50 | 8.60 | 4.80 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 |
| \$64 | \$66 | 12.90 | 9.00 | 5.20 | 1.80 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 |
| $\$ 66$ | $\$ 68$ | 13.30 | 9.40 | 5.60 | 1.80 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 |
| \$68 | \$70 | 13.70 | 9.90 | 6.00 | 2.20 | 1.30 | 1.30 | 1.30 | 1.30 | 1.30 | 1.30 | 1.30 |
| \$70 | 872 | 14.10 | 10.30 | 6.40 | 2.60 | 1.30 | 1.30 | 1.30 | 1.30 | 1.30 | 1.30 | 1,80 |
| \$72. | $\$ 74$ | 14.50 | 10.70 | 6.80 | 3.00 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 |
| $\$ 74$ | \$76 | 14.90 | 11.10 | 7.30 | 3.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 |
| \$76. | \$78 | 15.40 | 11.50 | 7.70 | 3.80 | 1.50 | 1.50 | 1.50 | 1.50 | 1.50 | 1.50 | 1.50 |
| \$78. | \$80 | 15.80 | 11.90 | 8.10 | 4.20 | 1.60 | 1.60 | 1.69 | 1.60 | 1.60 | 1.60 | 1.60 |
| \$80 | \$82 | 16. 20 | 12.80 | 8.50 | 4.70 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 |
|  | $\$ 84$ | 16.60 | 12.80 | 8.90 | 5.10 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 |
| \$84. | \$86 | 17.00 | 13.20 | 9.30 | 5.50 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 |
| $\$ 86$ | 888 | 17.50 | 18.60 | 9.70 | 5.90 | 2.00 | 1.80 | 1.80 | 1.80 | 1.80 | 1.80 | 1. 80 |
| \$88 | \$90 | 17.90 | 14.00 | 10.20 | 6.30 | 2.50 | 1.80 | 1.80 | 1.80 | 1.80 | 1.80 | 1.80 |
|  | \$92 | 18.40 | 14.40 | 10.60 | 6.70 | 2.90 | 1.90 | 1.90 | 1.90 | 1.90 | 1.90 | $1.90{ }^{\circ}$ |
| \$92 | \$94 | 18.80 | 14.80 | 11.00 | 7.10 | 3.30 | 1.90 | 1.90 | 1.90 | 1.90 | 1.90 | 1.90 |
| \$94- | \$96 | 19.30 | 15.20 | 11.40 | 7.60 | 3. 70 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 |
| \$96. | $\$ 98$ | 19.70 | 15.70 | 11.80 | 8.00 | 4.10 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 |
| \$98 | \$100 | 20.20 | 16.10 | 12.20 | 8.40 | 4.50 | 2.10 | 2.10 | 2.10 | 2.10 | 2.10 | 2, 10 |
| \$100 | \$102 | 20.60 | 16.50 | 12.60 | 8.80 | 4.90 | 2.20 | 2.20 | 2.20 | 2:20 | 2.20 | 2.20 |
| \$102 | \$104 | 21.10 | 16.90 | 18.10 | 9.20 | 5.40 | 2.20 | 2.20 | 2.20 | 2.20 | 2.20 | 2.20 |
| \$104 | \$106. | 21.50 | 17.30 | 18.50 | 9.60 | -5.80 | - 2.80 | .2:80 | . 2.80 | 2.80 | 2.30 | 2.30 |
| \$106 | \$108 | 22.00 | 17.70 | 13.90 | 10.00 | 6.20 | 2.30 | 2.30 | 2.30 | 2.30 | 2.30 | 2.30 |
| \$108. | \$110 | 22.40 | 18.20 | 14.30 | 10.40 | 6.60 | 2.80 | 2.40 | 2.40 | 2.40 | 2.40 | 2.40 |
| \$110 | \$112 | 22.90 | 18.60 | 14.70 | 10.90 | 7.00 | 3.20 | 2.40 | 2. 40 | 2.40 | 2.40 | 2.40 |
| \$112 | \$114. | 23.30 | 19.10 | 15.10 | 11.30 | 7.40 | 9.60 | 2.50 | 2.50 | 2.50 | 2.50 | 2.50 |

If the pay-roll period with respect to an employee is biweekly-Continued

| ...And the wages are- |  | And the number of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 0 | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 or more |
|  |  | The amount of tax to be withheld shall be- |  |  |  |  |  |  |  |  |  |  |
| ${ }^{1}$ | \$116 | \$23. 80 | \$19.50 | \$15.50 | \$11.70 | \$7.80 | \$4.00 | \$2. 50 | \$2. 50 | ¢2. 50 | \$2. 50 | \$2.50 |
| \$116 | \$118 | 24. 20 | 20.00 | 16.00 | 12.10 | .8.30 | 4.40 | 2.60 | 2.60 | 2.60 | 2.60 | 2.60 |
| \$118 | \$120 | 24.70 | 20.40 | 16.40 | 12.50 | 8.70 | . 4.80 | 2.60 | 2.60 | 2.60 | 2.60 | 2.60 |
| \$120. | \$124. | 25.30 | 21.10 | 17.00 | 13.10 | 9.30 | 5.40 | 2.70 | 2.70 | 2.70 | 2. 70 | 2.70 |
| \$124 | $\$ 128$ | 26.20 | 22.00 | 17.80 | 14.00 | 10.10 | 6.30 | 2.80 | 2.80 | 2.80 | 2.80 | 2.80 |
| \$128 | \$132 | 27.10 | 22.90 | 18.70 | 14.80 | 10.90 | 7.10 | 3.30 | 2.90 | 2.90 | 2.90 | 2.90 |
| \$182 | \$186 | 28.00 | 23.80 | 19.60 | 15.60 | 11.80 | 7.90 | 4.10 | s. 00 | 3.00 | 3.00 | 3.00 |
| \$136. | \$140 | 28.90 | 24.70 | 20.50 | 16.50 | 12.60 | 8.80 | 4.90 | 8.20 | 3.20 | 3. 20 | 3. 20 |
| \$140 | \$144 | 29.80 | 25.60 | 21.40 | 17.30 | 13.40 | 9.60 | 5.70 | 3.30 | 3.30 | 3.30 | 3.30 |
| $\$ 144$ | \$148 | 30.70 | 26.50 | 22.30 | 18.10 | 14.30 | 10.40 | 6.60 | 3. 40 | 3.40 | 3.40 | 3.40 |
| \$148 | \$152 | 31.60 | 27.40 | 23.20 | 18.90 | 15.10 | 11.20 | 7.40 | 3.60 | 3.50 | 3.50 | 3.50 |
| \$152 | \$156 | 83.50 | 28.30 | 24.10 | 19.80 | 15.90 | 12.10 | 8.20 | 4.40 | 3.60 | 3.60 | 3.60 |
| \$156. | \$160 | 33.40 | 29.20 | 25.00 | 20.70 | 16.70 | 12.90 | 9.10 | 5.20 | 8. 70 | 3.70 | 8. 70 |
| \$160 | \$164 | 34.30 | 30.10 | 25.90 | 21.60 | 17.60 | 13.70 | 9.90 | 6.00 | 3.80 | 5.80 | 3.80 |
| \$164 | \$168 | 55.20 | 31.00 | 26.80 | 22.50 | 18.40 | 14.60 | 10.70 | 6.90 | 3.90 | 3.90 | 8.90 |
| 68 | \$172 | 36.10 | 31.90 | 27.70 | 23.40 | 19.20 | 15.40 | 11.50 | 7.70 | 4.00 | 4.00 | 4.00 |
| \$178. | \$176. | 37.00 | 32.80 | 28.60 | 24.30 | 20.10 | 16. 20 | 12.40 | 8.50 | 4.70 | 4.10 | 4.10 |
| \$176 | \$180. | 37.90 | \$3.70 | 29.50 | 25.20 | 21.00 | 17.00 | 13.20 | 9.50 | 5.50 | 4.20 | 4.20 |
| \$180 | \$184- | 38.80 | 34.60 | 30.40 | 36.10 | 21.90 | 17.90 | 14.00 | 10.20 | 6.30 | 4.30 | 4.30 |
| \$184 | \$188 | 39.70 | \$5.50 | 31.30 | 27.00 | 28.80 | 18.70 | 14.80 | 11.00 | 7.20 | 4.40 | 4.40 |
| \$188. | \$192 | 40.60 | 36.40 | 32.20 | 27.90 | 23.70 | 19.50 | 15.70 | 11.80 | 8.00 | 4.60 | 4.60 |
| \$192 | \$196. | 41.50 | 37.30 | 33.10 | 28.80 | 24.60 | 20.40 | 16.50 | 12.70 | 8.80 | 5.00 | 4.70 |
| $\$ 196$ | \$200 | 42.40 | 38.20 | 34.00 | 29.70 | 25.50 | 21.30 | 17. 50 | 18.50 | 9.60 | 5.80 | 4.80 |
| \$200 | \$210 | 44.00 | 39.80 | 35.50 | 31.30 | 27.10 | 22.90 | 18.80 | 14.90 | 11.10 | 7.20 | 5.00 |
| $\$ 210$ | \$220 | 46.30 | 42.00 | 37.80 | 38.60 | 29.30 | 25.10 | 20.90 | 17.00 | 13.20 | 9.30 | 5.50 |
| \$220 | \$230. | 48.50 | 44.30 | 40.00 | 35.80 | 31.60 | 27. 40 | 23.10 | 19.10 | 15.20 | 11.40 | 7.50 |
| \$230 | \$240 | 50.80 | 46.50 | 42.30 | 38.10 | 33.80 | 29.60 | 25.40 | 21.10 | 17.30 | 13.50 | 9.60 |
| \$240 | \$250. | 53.00 | 48.80 | 44.50 | 40.30 | 36.10 | 31.90 | 27.60 | 23.40 | 19.40 | 15.50 | 11.70 |
| $\$ 250$ | \$260 | 55.30 | 51.00 | 46.80 | 42.60 | 38.30 | 34.10 | 29. 90 | 25.60 | 21.40 | 17.60 | 13.70 |
| \$260 | \$270 | 57.50 | 53.30 | 49.00 | 44.80 | 40.60 | 36. 40 | 32.10 | 27. 90 | 23.70 | 19.70 | 15.80 |
| \$270 | $\$ 280$ | 59.80 | 55.50 | 51.30 | 47.10 | 42.80 | 38.60 | 34.40 | 30.10 | 25.90 | 21.70 | 17.90 |
| $\$ 280$ | $\$ 290$ | 62.00 | 57.80 | 53.50 | 49.30 | 45.10 | 40.90 | 38.60 | 32.40 | 28.20 | 2.9 .90 | 20.00 |
| $\$ 290$ | \$300 | 64.30 | 60.00 | 55.80 | 51.60 | 47.30 | 43.10 | 38.90 | 34.60 | 30.40 | 26.20 | 22.00 |
| \$800. | \$320 | 67.60 | 63.40 | 59.20 | 54.90 | 50.70 | 46.50 | 42.30 | 38.00 | 33.80 | 29.60 | 25.80 |
| \$S20 | \$340 | 72.10 | 67.90 | 63.70 | 59.40 | 55.20 | 51.00 | 46.80 | 42.50 | 38.30 | 34.10 | 29.80 |
| \$340 | \$ 860 | 76.60 | 72.40 | 68.20 | 63.90 | 59.70 | 55.50 | 51.30 | 47.00 | 42.80 | 38.60 | 34.80 |
| \$360 | $\$ 380$ | 81.10 | 76.90 | 72.70 | 68.40 | 64.20 | 60.00 | 55.80 | 51.50 | 47.80 | 48.10 | \$8.80 |
| \$880 | $\$ 400$ | 85.60 | 81.40 | 77.80 | 72.90 | 68.70 | 64.50 | 60.30 | 56.00 | 51.80 | 47.60 | 43.30 |
| \$400 or over ............ |  | 22.5 percent of the excess over $\$ 400$ plus |  |  |  |  |  |  |  |  |  |  |
|  |  | 87.90 | 83.70 | 79.40 | 75.20 | 71.00 | 66.70 | 62.50 | 58.30 | 54.00 | 49.80 | 45.60 |

If the pay-roll period with respect to an employee is semimonthly-

| And the wages are- |  | And the number, of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| At least | But less than | 0 | 1 | 2 | 9 | 4 | б | 6 | 7 | 8 | 9 | $\begin{aligned} & 10 \text { of } \\ & m .56 \end{aligned}$ |
|  |  | The amount of tax to be withheld shall be- |  |  |  |  |  |  |  |  |  |  |
|  | \$22 | 18\% of | \$0 | $\$ 0$ | 80 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 |
| \$22 | 124 | 4.10 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 124 | \$26 | 4.60 | . 00 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$26 | \$28. | 5.00 | . 80 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$28 | $\$ 50$ | 5.40 | 1.20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 50 | . 20 | . 20 |
| \$30 | \$32 | 5.80 | 1.60 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 | . 20 |
|  | \$94 | 6.20 | 2.00 | . 30 | . 30 | . 30 | . 30 | . 30 | .30 | . 30 | . 30 | . 30 |
| \$34 | \$36 | 6.60 | 2.50 | . 30 | . 30 | . 30 | . 30 | . 30 | . 80 | . 30 | . 30 | . 30 |
| \$36, | \$38 | 7.00 | 2.90 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 |
| $\$ 38$ | \$40 | 7.40 | 3.30 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 | . 40 |
| \$40 | \$42 | 7.90 | 3.70 | . 50 | . 50 | . 60 | . 50 | . 50 | . 50 | . 50 | . 50 | . 60 |
| \$42 | \$44 | 8.30 | 4.10 | . 50 | . 50 | . 50 | . 50 | . 50 | . 50 : | . 50 | . 50 | . 50 |
| $\$ 44$ | \$46 | 870 | 4.50 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 |
| \$46. | \$48. | 9.10 | 4.90 | . 80 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 | . 60 |
| \$48 | \$50 | 9.50 | 5.40 | 1.20 | . 70 | . 70 | . 70 | .70 | . 70 | . 70 | . 70 | . 70 |
| \$50 | \$52 | 9.90 | 5.80 | 1.60 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 |
| \$52. | \$54 | 10.80 | 6.20 | 2.00 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 | . 80 |
| \$54 | \$56 | 10.80 | 6.60 | 2.40 | . 90 | . 90 | . 90 | . 90 | . 30 | . 90 | . 90 | . 90 |
| \$56. | \$58 | 11.20 | 7.00 | 2.80 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 | . 90 |
| \$58 | \$60 | 11.60 | 7.40 | 3.30 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| \$60 | \$62 | 12.00 | 7.80 | 3.70 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 | 1.00 |
| \$62 | $\$ 64$ | 12.40 | 8.30 | 4.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 |
| $\$ 64$ | \$66 | 12.80 | 8.70 | 4.50 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 | 1.10 |
| \$66 | $\$ 68$ | 18.20 | 9.10 | 4.90 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 |
| \$68 | \$10 | 18.70 | 9.50 | 5.80 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 | 1.20 |
| \$70. | \$72 | 14.10 | 9.90 | 5.70 | 1.60 | 1.30 | 1.30 | 1.80 | 1.30 | 1.80 | 1.30 | 1.30 |
| \$72 | \$74 | 14.50 | 10.30 | 6.20 | 2.00 | 1.30 | 1.30 | 1.30 | 1.30 | 1.30 | 1.50 | 1.30 |
| \$74. | \$76 | 14.90 | 10.70 | 6.60 | 2.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 | 1.40 |
| \$76 | \$78 | 15.30 | 11.10 | 7.00 | 2.80 | 1.50 | 1.60 | 1.50 | 1.50 | 1.50 | 1.50 | 1.50 |
| \$78. | \$80 | 15.70 | 11.60 | 7.40 | 3.20 | 1.50 | 1.50 | 1.50 | 1.50 | 1.50 | 1.50 | 1.50 |
| \$80 | \$82 | 16.10 | 12.00 | 7.80 | 3.60 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 |
| \$82 | \$84 | 16.60 | 12.40 | 8.20 | 4.10 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 | 1.60 |
| \$84-- | \$86 | 17.00 | 12.80 | 8.60 | 4.50 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 |
| \$86... | \$88 | 17. 40 | 13.20 | 9.10 | 4.90 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 | 1.70 |
| \$88 | \$90 | 17.80 | 18.60 | 9.50 | 5.30 | 1.80 | 1.80 | 1.80 | 1.80 | 1.80 | 1.80 | 1.80 |
| \$90.. | \$92 | 18.20 | 14.00 | 9.90 | 5.70 | 1.80 | 1.80 | 1.90 | 1.80 | 1.80 | 1.80 | 1.80 |
| \$92. | \$94 | 18.60 | 14.50 | 10.80 | 6.10 | 2.00 | 1.90 | 1.90 | 1.90 | 1.90 | 1.90 | 1.90 |
| \$94-- | \$96. | 19.10 | 14.90 | 10.70 | 6.50 | 2.40 | 1.90 | 1.90 | 1.90 | 1.90 | 1.90 | 1.90 |
| \$96 | \$98 | 19.50 | 15.S0 | 11.10 | 7.00 | 2.80 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 |
| \$98- | \$100 | 20.00 | 15.70 | 11.50 | 7.40 | 3.20 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 | 2.00 |
| \$100 | \$102 | 20.40 | 16.10 | 11.90 | 7.80 | 3.60 | 2.10 | 2.10 | 2.10 | 2.10 | 2.10 | 2.10 |
| \$102 | \$104 | 20.90 | 16.50 | 12.40 | 8. 20 | 4.00 | 2.20 | 2.20 | 2.20 | 2.20 | 2.20 | 2.20 |
| \$104 | \$106 | 21.30 | 16.90 | 12.80 | 8.60 | 4.40 | 2.20 | 2.20 | 2.20 | 2.20 | 2.20 | 2.20 |
| \$106 | \$108 | 21.80 | 17.40 | 18.20 | 9.c0 | 4.90 | 2.30 | 2.30 | 2.80 | 2.30 | 2.30 | 2.30 |
| \$108 | \$110 | 22.20 | 17.80 | 18.60 | 9.40 | 5.30 | 2.30 | 2.30 | 2.30 | 2.30 | 2.30 | 2.30 |
| \$110 | \$112 | 22.70 | 18.20 | 14.00 | 9.90 | 5.70 | 2.40 | 2.40 | 2.40 | 2.40 | 2.40 | 2.40 |
| \$112. | \$114 | 23.10 | 18.60 | 14.40 | 10.80 | 6.10 | 2.40 | 2.40 | 2.40 | 2.40 | 2.40 | 2.40 |
| \$114. | \$116 | 29.60 | 19.00 | 14.80 | 10.70 | 6. 60 | 2.50 | 2.50 | 2.50 | 2.50 | 2.50 | 2.60 |
| \$116. | \$118 | 24.00 | 19.60 | 15.30 | 11.10 | 6.90 | 2.80 | 2.50 | 2. 50 | 2. 50 | 2. 50 | 2. 60 |

If the pay-roll period with respect to an employee is semimonthly-Continued

| And the wages are- |  | And the number of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| At least | But less than | 0 | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 or more |
|  |  | The amount of tax to be withheld shall be- |  |  |  |  |  |  |  |  |  |  |
| \$118. | \$120. | \$24. 50 | \$19.90 | \$15.70 | \$11.50 | \$7. 30 | $\$ 3.20$ | \$2. 60 | \$2. 60 | $\$ 2.60$ | \$2. 60 | \$2. 60 |
| \$120. | \$124 | 25.20 | 20.60 | 16. S0 | 12.10 | 8.00 | 3.80 | 2.70 | 2.70 | 2.70 | 2.70 | 2.70 |
| \$124 | \$128 | 26.10 | 21.50 | 17.10 | 18.00 | 8.80 | 4.60 | 2.80 | 2.80 | 2.80 | 2.80 | 2.80 |
| \$128 | \$182 | 27.00 | 2.240 | 18.00 | 18.80 | 9.60 | 5.50 | 2.90 | 2.90 | 2.90 | 2.90 | 2.90 |
| \$132 | \$136 | 27.90 | 23.30 | 18.80 | 14.60 | 10.40 | 6.30 | 3.00 | 3.00 | 3.00 | 3.00 | 3.00 |
| \$136 | \$140 | 28.80 | 24.20 | 19.60 | 15.40 | 11.30 | 7.10 | 3.10 | 3.10 | 3.10 | 3. 10 | 3.10 |
| \$140 | $\$ 144$ | :29.70 | 25.10 | 20.50 | 16.80 | 12.10 | 7.90 | 8.80 | 3.20 | 3.20 | 3. 20 | 3. 20 |
| \$144 | \$148 | 30.60 | 26.00 | 21.40 | 17.10 | 12.50 | 8.80 | 4.60 | 3.30 | 3.30 | 3. 30 | 3. 30 |
| $\$ 148$ | \$152 | 31.50 | 26.90 | 22.30 | 17.90 | 13.80 | 9.60 | 5. 40 | 3.40 | 3.40 | 3. 40 | 3. 40 |
| \$152 | \$156 | 32.40 | 27.80 | 23. 20 | 18.80 | 14.60 | 10.40 | 6.30 | 3.50 | 3.50 | 9. 50 | 3.50 |
| \$156 | \$160 | 33. 30 | 28.70 | 24.10 | 19.60 | 15.40 | 11.20 | 7.10 | 3.60 | S. 60 | 9. 60 | 3. 60 |
| \$160 | \$164 | 34.20 | 29.60 | 25.00 | 20.40 | 16. 20 | 12.10 | 7.90 | 3.70 | 3.70 | 3.70 | 3. 70 |
| \$164 | \$168. | 35.10 | 30.50 | 25.90 | 21.30 | 17.10 | 12.90 | 8.70 | 4.60 | 3.90 | 3.90 | S. 90 |
| \$168 | \$172. | 36.00 | 31.40 | 26.80 | 22.20 | 17.90 | 18.70 | 9.60 | 5.40 | 4.00 | 4.00 | 4.00 |
| \$172 | \$176. | 36.90 | 32.30 | 27.70 | 23.10 | 18.70 | $14.60 \cdot$ | 10.40 | 6.20 | 4.10 | 4.10 | 4.10 |
| \$176. | \$180 | 37.80 | 33.20 | 28.60 | 24.00 | 19.60 | 15.40 | 11.20 | 7.10 | 4.20 | 4.20 | 4.20 |
| \$180 | \$184 | 38.70 | \$4.10 | 29.50 | 24.90 | 20.40 | 16.20 | 12.00 | 7.90 | 4.30 | 4.30 | 4.30 |
| \$184. | \$188 | 39.60 | 35.00 | 30.40 | 25.80 | 21.20 | 17.00 | 12.90 | 8.70 | 4.50 | 4.40 | 4.40 |
| \$188 | \$192. | 40.50 | 35.90 | 31.30 | 26.70 | 22.10 | 17.90 | 18.70 | 9.50 | 5.40 | 4.50 | 4.50 |
| \$192 | \$196 | 41.40 | \$6.80 | 32.20 | 27.60 | 23.00 | 18.70 | 14.50 | 10.40 | 6. 20 | 4.60 | 4.60 |
| \$196 | \$200 | 42.30 | 37.70 | 33. $10^{\circ}$ | 28.50 | 23.90 | 19.50 | 15.40 | 11.20 | 7.00 | 4.70 | 4.70 |
| \$200 | \$210. | 43.80 | 39.30 | 34.70 | 30.10 | 25.50 | 21.00 | 16.80 | 12.60 | 8.50 | 4.90 | 4.90 |
| \$210 | \$220. | 46.10 | 41.50 | 36.90 | 32.30 | 27.80 | 23.20 | 18.90 | 14.70 | 10.50 | 6.40 | 5. 20 |
| \$220 | \$230 | 48.30 | 43.80 | 39.20 | 34.60 | 30.00 | 25.40 | 21.00 | 16.80 | 12.60 | 8.50 | 5. 50 |
| \$230 | \$240 | 50.60 | 46.00 | 41.40 | 36.80 | 32.30 | 27.70 | 23.10 | 18.90 | 14.70 | 10.50 | 6.40 |
| \$240 | \$250 | 52.80 | 48.30 | 48.70 | 39.10 | 34.50 | 29.90 | 25.30 | 20.90 | 16.80 | 12.60 | 8.40 |
| \$250 | \$260 | 55.10 | 50.50 | 45.90 | 41.30 | 36.80 | 32.20 | 27.60 | 23.00 | 18.80 | 14.70 | 10.50 |
| \$260 | \$270 | 57.30 | 52.80 | 48. 20 | 43.60 | 39.00 | 34.40 | 29.80 | 25.50 | 20.90 | 16.70 | 12.60 |
| \$270 | \$280 | 59.60 | 55.00 | 50.40 | 45.80 | 41.30 | 36.70 | 32.10 | 27.50 | 23.00 | 18.80 | 14.60 |
| $\$ 280$ | \$290 | 61.80 | 57.30 | 52.70 | 48.10 | 43.50 | 38.90 | 34.30 | 29.80 | 25.20 | 20.90 | 16.70 |
| \$290 | \$300. | 64.10 | 59.50 | 54.90 | 50.30 | 45.80 | 41.20 | 36.60 | 32.00 | 27.40 | 22.90 | 18.80 |
| $\$ 800$ | \$520. | 67.50 | 62.90 | 58.30 | 53.70 | 49.10 | 44.50 | 40.00 | 35.40 | 30.80 | 26. 20 | 21.90 |
| \$320 | \$340 | 72.00 | 67.40 | 62.80 | 58.20 | 53.60. | 49.00 | 44.50 | 39.90 | 35.30 | 30.70 | 26.10 |
| \$340 | \$360 | 76.50 | 71.90 | 67.30 | 62.70 | 58.10 | 59.50 | 49.00 | 44.40 | 39.80 | 35.20 | 30.60 |
| \$860 | \$880 | 81.00 | 76.40 | 71.80 | 67. 20 | 62.60 | 58.00 | 58.50 | 48.90 | 44.80 | 39.70 | 35.10 |
| \$380 | \$400. | 85.50 | 80.90 | 76.30 | 71.70 | 67.10 | 62.50 | 58.00 | 53.40 | 48.80 | 44.20 | 39.60 |
| \$400 | \$420 | 90.00 | 85.40 | 80.80 | 76.20 | 71.60 | 67.00 | 62.50 | 57.90 | 53. 30 | 48.70 | 44.10 |
| \$420 | \$440 | 94.50 | 89.90 | 85.30 | 80.70 | 76.10 | 71.50 | 67.00 | 62.40 | 57.80 | 53.20 | 48.60 |
| \$440 | $\$ 460$ | 99.00 | 94.40 | 89.80 | 85.20 | 80.60 | 76.00 | 71.50 | 66.90 | 62.50 | 57.70 | 58.10 |
| \$460 | \$480 | 103.50 | 98.90 | 94. 30 | 89.70 | 85.10 | 80.50 | 76.00 | 71.40 | 66.80 | 62.20 | 57.60 |
| \$480 | \$500. | 108.00 | 105.40 | 98.80 | 94.20 | 89.60 | 85.00 | 80.50 | 75.90 | 71.30 | 66.70 | 62.10 |
| \$500 and over............- |  | 22.5 percent of the excess over $\$ 500$ plus |  |  |  |  |  |  |  |  |  |  |
|  |  | 110.20 | 105.60 | 101.00 | 96.50 | 91.90 | 87.30 | 82.70 | 78.10 | 78.50 | 69.00 | 64. 40 |

If the pay-roll period with respect to an employee is monthly-


If the pay-roll period with respect to an employee is monthly-Continued

| And the wages are- |  | And the number of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 'At least | But less | 0 | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 or more |
|  |  | The amount of tax to be withheld shall be- |  |  |  |  |  |  |  |  |  |  |
| \$228 | \$232 | \$47.20 | \$38.00 | \$29.70 | \$21. 40 | 13.00 | $\$ 5.00$ | $\$ 5.00$ | \$5.00 | \$5.00 | $\$ 5.00$ | \$5.00 |
| \$252 | \$236 | 48.10 | 38.90 | 30.60 | 22. 20 | 18.90 | 5.50 | 5.10 . | 5.10 | 5.10 | 5.10 | 5.10 |
| \$236 | \$240 | 49.00 | 39.80 | 81.30 | 23.00 | 14.70 | 6.90 | 5.20 | 5.20 | 5.20 | 5.20 | 5. 20 |
| \$240 | \$248 | 50.30 | 41.20 | 32.60 | 24.80 | 15.90 | 7.60 | 5.80 | 5.30 | - 5.30 | 5.30 | 5.90 |
| \$248 | \$256 | 52.10 | 43.00 | 34.20 | 25.90 | 17.60 | 9.20 | 5.60 | 5.60 | 5.60 | 5.60 | 5.60 |
| \$256 | \$264 | 53.90 | 44.80 | 85.90 | 27.60 | 19.20 | 10.90 | 5.80 | 5.80 | 5.80 | 5.80 | 5.80 |
| \$264 | \$272 | 55.70 | 40.60 | \$7.60 | 29.20 | 20.90 | 12.60 | 6.00 | 6.00 | - 6.00 | 6.00 | 6.00 |
| \$272 | \$280 | 57.50 | 48.40 | 39. 20 | 30.90 | 22.50 | 14.20 | 6.20 | 6.20 | 6.20 | 6.20 | 6.20 |
| \$280 | \$288 | 59.30 | 50.20 | 41.00 | 32.50 | 24.20 | 15.90 | 7.50 | 6.40 | 6.40 | 6.40 | 6.40 |
| \$288 | \$296 | 61.10 | 52.00 | 42.80 | 34.20 | 25.90 | 17.50 | 9.20 | 6.60 | 6.60 | 6.60 | 6.60 |
| \$296 | \$304 | 02.90 | E3. 80 | 44.60 | 35.80 | 27.50 | 19.20 | 10.50 | 6.90 | 6.90 | 6.90 | 6.90 |
| \$304 | \$312 | 64.70 | 55.60 | 40.40 | 37.50 | 29.20 | 20.80 | 12.50 | 7.10 | 7.10 | 7.10 | 7.10 |
| \$ $\$ 12$ | \$320 | 66.50 | 57.40 | 48.20 | 39.20 | 80.80 | 22.50 | 14.20 | 7.30 | 7.80 | 7.30 | 7.50 |
| \$320 | \$328 | 68.80 | 59.20 | 50.00 | 40.80 | 32.50 | 24.20 | 15.80 | 7.50 | 7.50 | 7.50 | 7.50 |
| \$328 | \$386 | 70.10 | 61.00 | 51.80 | 42.60 | 34.10 | 25.80 | 17.50 | 9.10 | 7.70 | 7.70 | 7.70 |
| \$396 | \$344 | 71.90 | 62.80 | 58.60 | 44.40 | 35.80 | 27.50 | 19.10 | 10.80 | 7.90 | 7.90 | 7.90 |
| \$344- | \$352 | 78.70 | 64.60 | 55.40 | 46.20 | 37.50 | 29.10 | 20.80 | 12.50 | 8.10 | 8.10 | 8.10 |
| \$352 | \$960 | 75.50 | 00.40 | 57.20 | 48.00 | 39.10 | 30.80 | 22.40 | 14.10 | 8.40 | 8.40 | 8.40 |
| \$360. | \$368 | 77.30 | 68.20 | 59.00 | 49.80 | 40.80 | 32.40 | 24.10 | 15.80 | 8.60 | 8.60 | 8.60 |
| $\$ 368$ | \$876 | 79.10 | 70.00 | 60.80 | 51.60 | 42.50 | 34.10 | 25.80 | 17.40 | 9.10 | 8.80 | 8.80 |
| $\$ 976$ | \$58 | 80.90 | 71.80 | 62.60 | 53.40 | 44.50 | 35.70 | 27.40 | 19.10 | 10.70 | 9.00 | 9.00 |
| \$884 | 納92 | 82.70 | 73.60 | 64.40 | 55.20 | 46.10 | 37.40 | 29.10 | 20.70 | 12.40 | 9.20 | 9. 20 |
| \$992 | \$400 | 84.50 | 75.40 | 66.20 | 57.00 | 47.90 | 39.10 | 30.70 | 22.40 | 14.10 | 9.40 | 9.40 |
| \$400. | \$420 | 87.70 | 78.50 | 69.30 | 60.80 | 51.00 | 42.00 | 38.60 | 25.30 | 17.00 | 9.80 | 9.80 |
| \$420. | \$440 | 92.20 | 83.00 | 73.80 | 64.70 | 55.50 | 46.30 | 57.80 | 29.40 | 21.10 | 18.80 | 10.40 |
| \$ $\$ 440$ | \$460 | 96.70 | 87.50 | 78.30 | 69.20 | 60.00 | 50.80 | 41.90 | . 83.60 | 25. 20 | 16.90 | 10.90 |
| $\$ 460$ | \$480 | 101.20 | 92.00 | 82.80 | 73.70 | 64.50 | 55.80 | 46.20 | 37.70 | 29.40 | 21.00 | 12.70 |
| \$480 | \$500 | 105.70 | 96.50 | 87.30 | 78.20 | 69.00 | 59.80 | 50.70 | 41.80 | 89.50 | 25.20 | 16.80 |
| \$500 | \$520 | 110.20 | 101.00 | 91.80 | 82.70 | 78.50 | 64.30 | 55.20 | 46.00 | 37.70 | 29.80 | 21.00 |
| \$520. | $\$ 540$ | 114.70 | 105.50 | 96.30 | 87. 90 | 78.00 | 68.80 | 59.70 | 50.50 | 41.80 | 33.50 | 25.10 |
| \$540 | \$560 | 119.20 | 110.00 | 100.80 | 91.70 | 82.50 | 73.80 | 64.20 | 55.00 | 45.90 | 37.60 | 29.50 |
| \$560 | \$58 | 123.70 | 114.50 | 105.30 | 96.20 | 87.00 | 77.80 | 68.70 | 59.50 | 50.30 | 41.70 | 33.40 |
| \$ 580 | \$600 | 128.20 | 119.00 | 109.80 | 100.70 | 91.50 | 82.30 | 79.20 | 64.00 | 54.80 | 45.90 | 37.50 |
| \$600 | \$640 | 134.90 | 125.80 | 116.60 | 107.40 | 98.30 | 89.10 | 79.90 | 70.80 | 61.60 | 53.40 | 43.80 |
| $\$ 640$ | 8680 | 149.90 | 134.80 | 125.60 | 116.40 | 107.30 | 88.10 | 88.90 | 79.80 | 70.60 | 61.40 | 52.80 |
| \$680 | \$720 | 152.90 | 148.80 | 184.60 | 125.40 | 116.30 | 107.10 | 97.90 | 88.80 | 79.60 | 70.40 | 61.30 |
| $\$ 720$ | \$760 | 161.90 | 152.80 | 143.60 | 134.40 | 125.50 | 116.10 | 106.90 | 97.80 | 83.60 | 79.40 | 70.30 |
| $\$$ | \$80 | 170.90 | 161.80 | 152.60 | 143.40 | 134.30 | 125.10 | 115.90 | 106.80 | 97.60 | 88.40 | 79.30 |
| \$800 | \$840 | 179.90 | 170.80 | 161.60 | 152.40 | 148.30 | 134.10 | 124.90 | 115.80 | 106.60 | 97.40 | 88.80 |
| $\$ 840 .$ | \$880. | 188.90 | 179.80 | 170.60 | 161.40 | 152.30 | 143.10 | 133.90 | 124.80 | 115.60 | 106.40 | 97.30 |
| \$880 | \$920 | 197.90 | 188.80 | 179.60 | 170.40 | 161.30 | 152.10 | 142.00 | 183.80 | 124.60 | 115.40 | 106.80 |
| \$920 | \$960. | 206.90 | 197.80 | 188.60 | 179.40 | 170.80 | 161.10 | 151.90 | 142.80 | 199.60 | 124.40 | 115. 50 |
| \$960 | \$1,000 | 215.90 | 206.80 | 197.60 | 188.40 | 179.30 | 170.10 | 160.90 | 151.80 | 142.60 | 198.40 | 124. 80 |
| \$1,000 and over.......- |  | 22.5 percent of the excess over $\$ 1,000$ plus |  |  |  |  |  |  |  |  |  |  |
|  |  | 220.40 | 211.30 | 202.10 | 192.90 | 183.80 | 174.60 | 165.40 | 155.30 | 147.10 | 187.90 | 128.80 |

If the pay-roll period with respect to an employee is a daily pay-roll period or a miscellaneous pay-roll period

| And the wages divided by the number of days in such period are- |  | And the number of withholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 0 | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 or more |
| At least | But less than | The amount of tax to be withheld shall be the following a mount multiplied by the number of days in such period |  |  |  |  |  |  |  |  |  |  |
| \$0 | \$1.50 | $18 \%$ of wages | \$0 | \$0 | $\$ 0$ | $\$ 0$ | 0 | \$0 | O | 3 | \% | \$0 |
| \$1.50 | \$1.75 | \$0. 20 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| \$1.75 | \$2.00 | . 35 | . 05 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| $\$ 2.00$ | \$2.25 | . 40 | . 10 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| \$2. 25 | \$2.50 | . 45 | . 20 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| \$2.50 | \$2.75 | . 50 | . 25 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 |
| \$2.75 | 83.00 | . 55 | . 30 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 |
| \$3.00 | \$3.25 | . 60 | . 35 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 |
| \$ $\$ .25$ | \$3.50 | . 65 | . 40 | . 10 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 |
| \$3.50 | \$3.75 | . 70 | . 45 | . 15 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 |
| \$3.75 | $\$ 4.00$ | . 75 | . 50 | . 20 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 |
| \$4.00 | \$4.25 | . 80 | . 55 | . 25 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 | . 05 |
| \$4.25- | 84.50 | . 85 | . 60 | . 30 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$4.50 | \$4.75 | . 90 | . 65 | . 85 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$4.75 | \$5.00 | . 95 | . 70 | . 40 | . 15 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$5.00 | \$5.25 | 1.00 | . 75 | . 45 | . 20 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$5.25- | \$5.50 | 1.05 | . 80 | . 50 | . 25 | 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| 50 | 5.75 | 1.10 | . 85 | . 60 | . 30 | 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$5.75 | 86.00 | 1. 20 | . 90 | . 65 | . 35 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$6.00 | \$6.25 | 1.25 | . 95 | . 70 | . 40 | . 15 | . 10 | . 10 | . 10 | . 10 | . 10 | . 10 |
| \$6.25 | 86.50 | 1.30 | 1.00 | . 75 | . 45 | . 20 | . 15 | . 15 | . 15 | . 15 | . 15 | . 15 |
| \$6.50 | \$6.75 | 1.85 | 1.05 | . 80 | . 50 | . 25 | . 15 | . 15 | . 15 | . 15 | . 15 | . 15 |
| \$6.75 | 47.00 | 1.40 | 1.10 | . 85 | . 65 | . 90 | . 15 | . 15 | . 15 | . 15 | . 15 | . 15 |
| \$7.00 | \$7. 25 | 1.45 | 1.15 | . 90 | . 60 | . 35 | 15 | . 15 | . 15 | . 15 | . 15 | . 15 |
| \$7.25 | \$7.50 | 1.50 | 1.20 | . 95 | . 65 | . 40 | . 15 | . 15 | . 15 | . 15 | . 15 | . 15 |
| \$7.50 | \$7.75 | 1.55 | 1.25 | 1.00 | . 70 | . 45 | . 15 | . 15 | . 15 | . 15 | . 15 | . 15 |
| \$7.75 | \$8.00 | 1.60 | 1.30 | 1.05 | . 75 | . 50 | . 20 | . 15 | . 15 | . 15 | . 15 | . 15 |
| \$8.00 | \$8.25 | 1.70 | 1. 40 | 1.10 | . 80 | . 55 | . 25 | . 20 | . 20 | . 20 | . 20 | . 20 |
| \$8.25- | \$8.50 | 1.75 | 1.45 | 1.15 | . 85 | . 60 | . 30 | . 20 | . 20 | . 20 | . 20 | . 20 |
| $\$ 8.50$ | \$8.75 | 1.80 | 1.50 | 1.20 | . 90 | . 65 | . 35 | . 20 | . 20 | . 20 | . 20 | . 20 |
| \$8.75 | \$9.00 | 1.85 | 1.55 | 1.25 | . 95 | . 70 | . 45 | . 20 | . 20 | . 20 | . 20 | . 20 |
| $\$ 9.00$ | \$9.25 | 1.90 | 1.60 | 1.30 | 1.05 | . 75 | . 50 | 20 | . 20 | . 20 | . 20 | 20 |
| \$9.25 | \$9.50 | 1.95 | 1.65 | 1.95 | 1.10 | . 80 | . 55 | . 25 | . 20 | . 20 | . 20 | . 20 |
| $\$ 9.50$ | \$9.75 | 2.00 | 1.70 | 1. 40 | 1.15 | . 85 | . 60 | . 30 | . 20 | . 20 | . 20 | . 20 |
| \$9.75 | \$10.00 | 2.05 | 1.75 | 1.45 | 1.20 | . 90 | . 65 | . 35 | . 25 | . 25 | . 25 | . 25 |
| \$10.00 | \$10.50 | 2.15 | 1.85 | 1.55 | 1.25 | 1.00 | . 70 | . 45 | . 25 | . 25 | . 25 | . 25 |
| \$10.50 | \$11.00 | 2.25 | 1.95 | 1.65 | 1.95 | 1.10 | . 80 | . 55 | . 25 | . 25 | . 25 | . 25 |
| \$11.00 | \$11.50 | 2.40 | 2.10 | 1.80 | 1.50 | 1.20 | . 90 | . 65 | . 35 | . 25 | . 25 | . 25 |
| \$11.50 | \$12.00 | 2.50 | 2.20 | 1.90 | 1.60 | 1.30 | 1.00 | . 75 | . 45 | . 30 | . 30 | . 30 |
| \$12.00 | \$12.50 | 2.60 | 2.30 | 2.00 | 1.70 | 1.40 | 1.15 | . 85 | . 60 | . 30 | . 80 | . 30 |
| \$12.50 | $\$ 13.00$ | 2.70 | 2.40 | 2. 10 | 1.80 | 1.50 | 1.25 | . 95 | . 70 | . 40 | . 30 | . 30 |
| \$13.00 | \$18.50 | 2.85 | 2.55 | 2.25 | 1.95 | 1.65 | 1.35 | 1.05 | . 80 | . 50 | . 30 | . 30 |
| \$13.50 | \$14.00 | 2.95 | 2.65 | 2.55 | 2.05 | 1.75 | 1.45 | 1.15 | . 90 | . 60 | . 35 | . 35 |
| \$14.00 | \$14.50 | 8.05 | 2.75 | 2.45 | 2. 15 | 1.85 | 1.55 | 1.25 | 1.00 | . 70 | . 45 | . 55 |
| \$14.50 | \$15.00 | 3.15 | 2.85 | 2. 55 | 2.25 | 1.95 | 1.65 | 1.35 | 1.10 | . 80 | . 55 | . 35 |
| \$15.00.. | \$15.50 | 8.30 | 3.00 | 2. 70 | 2.40 | 2.10 | 1.75 | 1.45 | 1.20 | . 90 | . 65 | . 40 |
| \$15.50 | \$16.00 | 3. 40 | 8.10 | 2.80 | 2.50 | 2.20 | 1.90 | 1.60 | 1.30 | 1.05 | . 75 | $\therefore 50$ |
| \$16.00 | \$16.50 | 3. 50 | 3.20 | 2.90 | 2. 60 | 2.30 | 2.00 | 1.70 | 1.40 | 1.15 | . 85 | . 60 |
| \$16.50 | \$17.00 | 9. 60 | 3.30 | 3.00 | 2.70 | 2.40 | 2.10 | 1.80 | 1.50 | 1.25 | . 95 | . 70 |
| \$17.00 | \$17.50 | 3.75 | 3.45 | 3.15 | 2.85 | 2.55 | 2.20 | 1.90 | 1.60 | 1.35 | 1.05 | . 80 |
| \$17.50 | \$18.00 | S. 85 | 3.55 | 8.25 | 2.95 | 2.65 | 2.35 | 2.05 | 1.75 | 1.45 | 1.15 | . 90 |
| \$18.00 | \$18.50 | 3.95 | 3.65 | 3.35 | 3.05 | 2.75 | 2.45 | 2.15 | 1.85 | 1.55 | 1.25 | 1.00 |
| \$18.50 | \$19.00 | 4.05 | 3.75 | 8. 45 | 3.15 | 2.85 | 2.55 | 2.25 | 1.95 | 1.65 | 1.85 | 1.10 |

If the pay-roll period with respect to an employee is a daily pay-roll period or a miscellaneous pay-roll period-Continued

| And the wages divided by the number of days in such period are- |  | And the number of witholding exemptions claimed is- |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 0 | 1 | 2 | 8 | 4 | 5 | 6 | 7 | 8 | 9 | 10 or more |
| At least | But less than | The a mount of tax to be with held shall be the following a mount multiplied by the number of days in such period |  |  |  |  |  |  |  |  |  |  |
| \$19.00 | \$19:50 | \$4.20 | $\$ 9.90$ | \$3.60. | \$3. 30 | $\$ 8.00$ | \$2. 65 | \$2. 35 | \$2.05 | \$1.75 | \$1.50 | \$1. 20 |
| \$19.50-F | \$20.00 | 4.30 | 4.00 | 8.70 | 3.40 | 3. 10 | 2.80 | 2.50 | 2.20 | 1.90 | 1.60 | 1.30 |
| \$20.00 | \$21.00 | 4.45 | 4.15 | 3.85 | 3.55 | 3.25 | 2.95 | 2.65 | 2.35 | 2.05 | 1.75 | 1.45 |
| \$21.00 | \$22.00 | 4.70 | 4.40 | 4.10 | 3.80 | 8. 50 | 3. 20 | 2.90 | 2.60 | 2.30 | 1.95 | 1.65 |
| \$22.00 | \$23.00 | 4.90 | 4.60 | 4.50 | 4.00 | 3.70 | 3.40 | 3.10 | 2.80 | 2.50 | 2.20 | 1.90 |
| \$23.00 | \$24.00 | 5.15 | 4.85 | 4.55 | 4.25 | 3. 95 | 9.65 | 8.35 | 3.05 | 2.75 | 2.40 | 2. 10 |
| \$24.00 | \$25.00 | 5.35 | 5.05 | 4.75 | 4.45 | 4.15 | 3.85 | 3. 55 | 8.25 | 2.95 | 2.65 | 2.85 |
| \$25.00 | \$26.00 | 5.60 | 5.30 | 5.00 | 4.70 | 4.40 | 4.10 | 3.80 | 3.50 | 3.20 | 2.85 | 2. 55 |
| \$26.00 | \$27.00 | 5.80 | 5.50 | 5.20 | 4.90 | 4.60 | 4.80 | 4.00 | 3. 70 | 3.40 | 3.10 | 2.80 |
| \$27.00 | \$28.00 | 6.05 | 5.75 | 5.45 | 5.15 | 4.85 | 4.55 | 4.25 | 3.95 | 3.65 | 3.80 | 8.00 |
| \$28.00 | \$29.00 | 6.25 | 5.95 | 5.65 | 5.35 | 5.05 | 4.75 | 4.45 | 4.15 | 8.85 | 8.55 | 3. 25 |
| \$29.00 | \$ 30.00 | 6.50 | 6.20 | 590 | 5.60 | 6.30 | 5.00 | 4.70 | 4. 40 | 4.10 | 3.75 | 3. 45 |
| \$30.00 and over.......... |  | 22.5 percent of the excess over $\$ 39$ plus |  |  |  |  |  |  |  |  |  |  |
|  |  | 6.60 | 6.30 | 6.00 | 5.70 | 5.40 | 5.10 | 4.80 | 4.50 | 4.20 | 3.90 | 3.60 |

(2) If wages are paid with respect to a period which is not a payroll period, the amount to be deducted and withheld shall be that applicable in the case of a miscellaneous payroll period containing a number of days (including Sundays and holidays) equal to the number of days in the period with respect to which such wages are paid.
(3) In any case in which wages are paid by an employer without regard to any payroll period or other period, the amount to be deducted and withheld shall be that applicable in the case of a miscellaneous payroll period containing a number of days equal to the number of days (including Sundays and holidays) which have elapsed since the date of the last payment of such wages by such employer during the calendar year, or the date of commencement of employment with such employer during such year, or January 1 of such year, whichever is the later.
(4) In any case in which the period, or the time described in paragraph (3), in respect of any wages is less than one week, the Commissioner, under regulations prescribed by him with the approval of the Secretary, may authorize an employer to determine the amount to be deducted and withheld under the tables applicable in the case of a weekly payroll period, in which case the aggregate of the wages paid to the employee during the calendar week shall be considered the weekly wages.
(5) If the wages exceed the highest wage bracket, in determining the amount to be deducted and withheld under this subsection, the wages may, at the election of the employer, be computed to the nearest dollar.
(d) Tax Paid by Recipient.-If the employer, in violation of the provisions of this subchapter, fails to deduct and withhold the tax under this subchapter, and thereafter the tax against which such tax may be credited is paid, the tax so required to be deducted and withheld shall not be collected from the employer; but this subsection shall in no case relieve the employer from liability for any penalties or additions to the tax otherwise applicable in respect of such failure to deduct and withhold.
(e) Nondeductibility of Tax in Computing Net Income.-The tax deducted and withheld under this subchapter shall not bë allowed as a deduction either to the employer or to the recipient of the income in computing net income for the purpose of any tax on income imposed by Act of Congress.
(f) Refunds or Credits.-
(1) Employers.- Where there has been an overpayment of tax under this subchapter, refund or credit shall be made to the employer only to the extent that the amount of such overpayment was not deducted and withheld under this subchapter by the employer.
(2) Employees.-For refund or credit in cases of excessive withholding, see section 322 (a).
(g) Included and Excluded Wages.-If the remuneration paid by an employer to an employee for services performed during one-half or more of any payroll period of not more than thirty-one consecutive days constitutes wages, all the remuneration paid by such employer to such employee for such period shall be deemed to be wages; but if the remuneration paid by an employer to an employee for services performed during more than one-half of any such payroll period does not constitute wages, then none of the remuneration paid by such employer to such employee for such period shall be deemed to be wages.
(h) Withholding Exemptions Gertifyeafed...Efory (i) In aen-ERAL.-An employee receiving wages shall furnish his employer a signed withholding exemption eertifieate relating to his status for the purpese of eomputing the withhelding exemption, or if the employer exereises his election tuder section 1622 (e) (relating to wage bracket Withholding), for the purpose of eomputing the amount to be deducted and withhold under sueh subsection. In ease of a ehange' $\theta$ f statur, a nem eortifieate shall be fumished not later than ten days after sueh ehange eecurs. The eertifieate shall be in sureh form and enntain sueh information as the Commissioner may, with the approral of the Seeretary, by regulations preseribe. Stueh eortificate
(1) If furnished after the date of eommenement of employment with the employer by reason ef a ehange of status, shall take effeet with respeet to the first payment of wages made om or after the first status determination date whieh veures at least thirty days from the date ef which sueh errtifieate is furnished to the employer, exeept that at the election of the employer sueh eertift eate, if furnished by reason of $a$ ehange ef status ecurring on өr before July 14 ef the ealendeay year, may be made effective with respeet to any provious payment of wages made on or after the date of the furnishing of such eortifiente. For the purpeses of
this paragraph the term Sstatus determination date"' means Jantary 4 and July 4 of each yemp.
(2) If furnished otherwise than by reason of a ehange of statug, shall take effect as of the beginning of the first payroll period ending, or the first payment of wages made without regard to a payroll period, on or after the date on whieh sueh eertifieate is furnished to the employer.
A eertifieate whieh takes effect under this sulbsection shell eontinue in effeet with respeet to the employer untill another sueh errificate furnished by the employee takes effeet under this subsection. If ne eentifieate is in effeet under this subsection, with respect to an employee, sueh employee shall be treated, for the purpeses of the mithholding exemption, or in ease the employer exereises his election under section 1622 (e) (relating to whe bracket withholding), for the purpose of eomputing the amount to be dedueted and withineld under sueh subseetion, a married person elaiming none of the personal exemption for withholding and having me dependents.
on any day be entitled to the following withholding exemptions:
(A) An exemption for himself.
(B) If the employee is married, an exemption with respect to his spouse, unless his spouse has in effect a withholding exemption certificate claiming a withholding exemptian under subparagraph ( $A$ ).
(C) An exemption for each individual with respect to whom, on the basis of facts existing [on] at the beginning of such day, [a surtax exemption under section 25 (b) (3) for the taxable year in which such day falls, $\boldsymbol{1}$ there may reasonably be expected to be allowable a surtax exemption under section 25 (b) (3) for the taxable year under Chapter 1 in respect of which amounts deducted and withheld under this subchapter in the calendar year in which such day falls are allowed as a credit.
(2) Exemption certificates.-
(A) On Commencement of Employment.-On or before the date of the commencement of employment with an employer, the employee shall furnish the employer with a signed withholding exemption certificate relating to the number of withholding exemptions which he claims, which shall in no event exceed the number to which he is entitled.
(B) Change of Status, Etc.-If, on any day during the calendar year, the number of withholding exemptions to which the employee is entitled is less than the number of withholding exemptions claimed by the employee on the withholding exemption certificate then in effect with respect to him, the employee shall within ten days thereafter furnish the employer with a new withholding exemption certificate relating to the number of withholding exemptions which the employee then claims, which shall in no event exceed the number to which he is entitled on such day. If, on any day during the calendar year, the number of withholding exemptions to which the employee is entitled is greater than the number of withholding exemptions claimed, the employee may furnish the employer with a new withholding exemption certificate relating to the number of withholding exemptions which the employee then claims, which shall in no event exceed the number to which he is entitted on such day.
(C) Change of Status, Etc., Which Affects Next Calendar Year.-If on any day during the calendar year the number of withholding exemptions to which the employee will be, or may reasonably be expected to be, entitled at the beginning of his next taxable year under Chapter 1 is different from the number to which the empioyee is entitled on such day, the emp.oyee slall, in such cases and at such times as the Commissioner, with the approval of the Secretary, may by regulations prescribe, furnish the employer with a withholding exemption certificate relating to the number of withhoiding exemptions which he claims with respect to such next taxable year, which shall in no event exceed the number to which he will be, or may reasonably be expected to be, so entitled.
(3) When certificate takes effect.-
(A) First Certificate Furnished.-A withholding exemption certificate furnished the employer in cases in which no previous such certificate is in effect shall take effect as of the beginning of the first payroll period ending, or the first payment of wages made without regard to a payroll period, on or after the date on which such certificate is so furnished.
(B) Furnished to Take Place of Existing Certificate.-A withholding. exemption certificate furnished the employer in cases in which a previous such certificate is in effect shall take effect with respect to the first payment of wages made on or after the first status determination date which occurs at least thirty days from the date on which such certificate is so furnished, except that at the election of the employer such certificate may be made effective with respect to any payment of wages made on or after the date on which such certificate is so furnished : but a certificate furnished pursuant to paragraph (2) (C) shall not take effect, and may not be made effective, with respect to any payment of wages made in the calendar year in which the certificate is furnished. For the purposes of this subparagraph the term "status determination date" means January 1 and July 1 of each year.
(4) Period during which certificate remains in effect.A withholding exemption certificaie which takes effect under this subsection shall continue in effect with respect to the employer until another such certificate takes effect under this subsection.
(5) Contents of certificate.-Withholding exemption certificates shall be in such form and contain such information as the Commissioner may, with the approval of the Secretary, by regulations prescribe.
(i) Overlapping Pay Periods, and So Forth.-If a payment of wages is made to an employee by an employer-
(1) with respect to a payroll period or other period, any part of which is included in a payroll period or other period with respect to which wages are also paid to such employee by such employer, or
(2) without regard to any payroll period or other period, but on or prior to the expiration of a payroll period or other period with respect to which wages are also paid to such employee by such employer, or
(3) with respect to a period beginning in one and ending in another calendar year, or
(4) through an agent, fiduciary, or other person who also has the control, receipt, custody, or disposal of, or pays, the wages payable by another employer to such employee,
the manner of withholding and the amount to be deducted and withheld under this subchapter shall be determined in accordance with regulations prescribed by the Commissioner with the approval of the Secretary under which the withholding exemption allowed to the employee in any calendar year shall approximate the withholding exemption allowable with respect to' an annual payroll period.
(j) Withholding on Basis of Average Wages.-The Commissioner may, under regulations prescribed by him with the approval of the Secretary, authorize employers (1) to estimate the wages which will be paid to any employee in any quarter of the calendar year, (2) to determine the amount to be deducted and withheld upon each payment of wages to such employee during such quarter as if the appropriate average of the wages so estimated constituted the actual wages paid, and (3) to deduct and withhold upon any payment of wages to such employee during such quarter such amount as may be necessary to adjust the amount actually deducted and withheld upon the wages of such employee during such quarter to the amount required to be deducted and withheld during such quarter without regard to this subsection.

## Subtitle D-General Administrative Provisions

## CHAPTER 38-MISCELLANEOUS PROVISIONS

## SEC. 3797. DEFINITIONS.

(a) When used in this title, where not otherwise distinctly expressed or manifestly incompatible with the intent thereof-
(17) Husband and wife.-As used in sections 22 (k), 23 (u), 25 (b) (2) (4), [and] 171, and the last sentenee of section 401 (a) (2); and the last sentence of section 25 (b) (3), if the husband and wife therein referred to are divorced, wherever appropriate to the meaning of such sections, the term "wife", shall be read "former wife" and the term "husband" shall be read "former husband"; and, if the payments described in such sections are made by or on behalf of the wife or former wife to the husband or former husband instead of vice versa, wherever appropriate to the meaning of such sections, the term "husband" shall be read "wife" and the term "wife" shall be read "husband".

## SEC. 3801. MITIGATION OF EFFECT OF LIMITATION AND OTHER PROVISIONS IN INCOME TAX CASES.

(a) Definitions.-For the purpose of this section-
(1) Determination.-The term "determination under the income tax laws" means-
(A) A closing agreement made under section 3760;
(B) A decision by the Board of Tax Appeals or a judgment, decree, or other order by any court of competent jurisdiction, which has beceme final; or
(C) A final disposition by the Commissioner of a claim for refund. For the purposes of this section a claim for refund shall be deemed finally disposed of by the Com-missioner-
(i) as to items with respect to which the claim was allowed, upon the date of allowance of refund or credit or upon the date of mailing notice of disallowance (by reason of offsetting items) of the claim for refund, and
(ii) as to items with respect to which the claim was disallowed, in whole or in part, or as to items applied by the Commissioner in reduction of the refund or credit, upon expiration of the time for instituting suit with respect thereto (unless suit is instituted prior to the expiration of such time).

Such term shall not include any such agreement made, or decision, judgment, decree, or order which became final, or claim for refund finally disposed of, prior to August 27, 1938.
(2) Taxpayer.-Notwithstanding the provisions of section 3797 the term "taxpayer", means any person subject to a tax under the applicable Revenue Act.
(3) Related taxpayer.-The term "related taxpayer" means a taxpayer who, with the taxpayer with respect to whom a determination specified in subsection (b) (1), (2), (3), or (4) is made, stood, in the taxable year with respect to which the erroneous inclusion, exclusion, omission, allowance, or disallowance therein referred to was made, in one of the following relationships: (A) husband and wife; (B) grantor and fiduciary; (C) grantor and beneficiary; (D) fiduciary and beneficiary, legatee, or heir; (E) decedent and decedent's estate; or ( F ) partner.
(b) Circumstances of Aduustment.-When a determination under the income tax laws-
(1) Requires the inclusion in gross income of an item which was erroneously included in the gross income of the taxpayer for another taxable year or in the gross income of a related taxpayer; or
(2) Allows a deduction or credit which was erroneously allowed to the taxpayer for another taxable year or to a related taxpayer; or
(3) Requires the exclusion from gross income of an item with respect to which tax was paid and which was erroneously excluded or omitted from the gross income of the taxpayer for another taxable year or from the gross income of a related taxpayer; or
(4) Allows or disallows any of the additional deductions allowable in computing the net income of estates or trusts, or requires or denies any of the inclusions in the computation of net income of beneficiaries, heirs, or legatees, specified in section 162 (b) and (c) of chapter 1, and corresponding sections of prior revenue Acts, and the correlative inclusion or deduction, as the case may be, has been erroneously excluded, omitted, or included, or disallowed, omitted, or allowed, as the case may be, in respect of the related taxpayer; or
(5) Determines the basis of property for depletion, exhaustion, wear and tear, or obsolescence, or for gain or loss on a sale or exchange, and in respect of any transaction upon which such basis depends there was an erroneous inclusion in or omission from the gross income of, or an erroneous recognition or nonrecognition of gain or loss to, the taxpayer or any person who acquired title to such property in such transaction and from whom mediately or immediately the taxpayer derived title subsequent to such trans-action-
and, on the date the determination becomes final, correction of the effect of the error is prevented by the operation (whether before, on, or after May 28, 1938) of any provision of the internal-revenue laws other than this section and other than section 3761 (relating to compromises), then the effect of the error shall be corrected by an adjust-
ment made under this section. Such adjustment shall be made only if there is adopted in the determination a position maintained by the Commissioner (in case the amount of the adjustment would be refunded or credited in the same manner as an overpayment under subsection (c)) or by the taxpayer with respect to whom the determination is made (in case the amount of the adjustment would be assessed and collected in the same manner as a deficiency under subsection (c)), which position is inconsistent with the erroneous inclusion, exclusion, omission, allowance, disallowance, recognition, or nonrecognition, as the case may be. In case the amount of the adjustment would be assessed and collected in the same manner as a deficiency, the adjustment shall not be made with respect to a related taxpayer unless he stands in such relationship to the taxpayer at the time the latter first maintains the inconsistent position in a return, claim for refund, or petition (or amended petition) to the Board of Tax Appeals for the taxable year with respect to which the determination is made, or if such position is not so maintained, then at the time of the determination.
(c) Method of Adjustment.-The adjustment authorized in subsection (b) shall be made by assessing and collecting, or refunding or crediting, the amount thereof, to be ascertained as provided in subsection (d), in the same manner as if it were a deficiency determined by the Commissioner with respect to the taxpayer as to whom the error was made or an overpayment claimed by such taxpayer, as the case may be, for the taxable year with respect to which the error was made, and as if on the date of the determination specified in subsection (b) one year remained before the expiration of the periods of limitation upon assessment or filing claim for refund for such taxable year.
(d) Ascertainment of Amount of Adjustment.-In computing the amount of an adjustment under this section there shall first be ascertained the tax previously determined for the taxable year with respect to which the error was made. The amount of the tax previously determined shall be $\mathbb{K}(1)$ the tax shown by the taxpayer, with respect to whom the error was made, upon his return for such taxable y ear, increased by the amounts proviously assessed (or collected without assessment) as deficiencies, and decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such tax; or (2) if no amount was shown as the tax by such taxpayer upon his return, or if no return was made by such taxpayer, then the amounts previously assessed (or collected without assessment) as deficiencies, but such amounts previously assessed, or collected without assessment, shall be decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such tax.] the excess of-
(1) the sum of (A) the amount shown as the tax by the taxpayer upon his return (determined as provided in section 271 (b) (1) and (3)), if a return was made by the taxpayer and an amount was shown as the tax by the taxpayer thereon, plus (B) the amounts previously assessed (or collected without assessment) as a deficiency, over-
(2) the amount of rebates, as defined in section 271 (b) (2), made. There shall then be ascertained the increase or decrease in the tax previously determined which results solely from the correct exclusion, inclusion, allowance, disallowance, recognition, or nonrecogition, of the item, inclusion, deduction, credit, gain, or loss, which was the
subject of the error. The amount so ascertained (together with any amounts wrongfully collected, as additions to the tax or interest, as a result of such error) shall be the amoun't of the adjustment under this section.
(e) Adjustment Unaffected by Other Items, Etc.--The amount to be assessed and collected in the same manner as a deficiency, or to be refunded or credited in the same manner as an overpayment, under this section, shall not be diminished by any credit or set-off based upon any item, inclusion, deduction, credit, exemption, gain, or loss other than the one which was the subject of the error. Such amount, if paid, shall not be recovered by a claim or suit for refund or suit for erroneous refund based upon any item, inclusion, deduction, credit, exemption, gain, or loss other than the one which was the subject of the error.
(f) No Adjustment for Years Prior to 1932.--No adjustment shall be made under this section in respect of any taxable year beginning prior to January 1, 1932.

## SEC. 3806. MITIGATION OF EFFECT OF RENEGOTIATION OF WAR CONTRACTS OR DISALLOWANCE OF REIMBURSEMENT.

(a) Reduction for Prior Taxable Year.-
(1) Excessive profits eliminated for prior taxable year.- In the case of a contract with the United States or any agency thereof, or any subcontract thereunder, which is made by the taxpayer, if a renegotiation is made in respect of such contract or subcontract and an amount of excessive profits received or accrued under such contract or subcontract for a taxable year (hereinafter referred to as "prior taxable year") is eliminated and, in a taxable year ending after December 31, 1941, the taxpayer is required to pay or repay to the United States or any agency thereof the amount of excessive profits eliminated or the amount of excessive profits eliminated is applied as an offset against other amounts due the taxpayer, the part of the contract or subcontract price which was received or was accrued for the prior taxable year shall be reduced by the amount of excessive profits eliminated. For the purposes of this section-
(A) The term "renegotiation" includes any transaction which is a renegotiation within the meaning of section 403 of the Sixth Supplemental National Defense Appropriation Act (Public, 528, 77 th Cong., 2d sess.) or such section, as amended, any modification of one or more contracts with the United States or any agency thereof, and any agreement with the United States or any agency thereof in respect of one or more such contracts or subcontracts thereunder.
(B) The term "excessive profits" includes any amount which constitutes excessive profits within the meaning assigned to such term by subsection (a) of section 403 of the Sixth Supplemental National Defense Appropriation Act (Public, 528, 77th Cong., 2d Sess.), as amended, any part of the contract price of a contract with the United States or any agency thereof, any part of the subcontract price of a subcontract under such a contract, and any profits derived from one or more such contracts or subcontracts.
(C) The term "subcontract" includes any purchase order or agreement which is a subcontract within the meaning: assigned to such term by subsection (a) of section 403 of the Sixth Supplemental National Defense Appropriation Act (Public, 528, 77 th Cong., 2d Sess.), as amended.
(2) Reduction of reimbursement for prior taxable year.-In the case of a cost-plus-a-fixed-fee contract between the United States or any agency thereof and the taxpayer, if an item for which the taxpayer has been reimbursed is disallowed as an item of cost chargeable to such contract and, in a taxable year beginning after December 31, 1941, the taxpayer is required to repay the United States or any agency thereof the amount disallowed or the amount disallowed is applied as an offset against other amounts due the taxpayer, the amount of the reimbursement of the taxpayer under the contract for the taxable year in which the reimbursement for such item was received or was accrued (hereinafter referred to as "prior taxable year") shall be reduced by the amount disallowed.
(3) Deduction disallowed.-The amount of the payment, repayment, or offset described in paragraph (1) or paragraph (2) shall not constitute a deduction for the year in which paid or incurred.
(4) Exception.-The foregoing provisions of this subsection shall not apply in respect of any contract if the taxpayer shows to the satisfaction of the Commissioner that a different method of accounting for the amount of the payment, repayment, or disallowance clearly reflects income, and in such case the payment, repayment, or disallowance shall be accounted for with respect to the taxable year provided for under such method, which for the purposes of subsections (b) and (c) shall be considered a prior taxable year.
(b) Credit Against Repayment on Account of Renegotiation or Allowance.-
(1) General rule.-There shall be credited against the amount of excessive profits eliminated the amount by which the tax for the prior taxable year under. Chapter 1, Chapter 2A, Chapter 2B, Chapter 2D, and Chapter 2E, is decreased by reason of the application of paragraph (1) of subsection (a); and there shall be credited against the amount disallowed the amount by which the tax for the prior taxable year under Chapter 1, Chapter 2 A , Chapter 2B, Chapter 2D, and Chapter 2E, is decreased by reason of the application of paragraph (2) of subsection (a).
(2) Special rules as to individuals for 1942 and 1943.-In the case of an individual subject to the provisions of sections 58, 59 , and 60 of Chapter 1 and to the provisions of section 6 of the Current Tax Payment Act of 1943-
(A) No credit shall be allowed under paragraph (1) of this subsection for any amount by which the tax for the taxable year 1942 under Chapter 1 is decreased by the application of
paragraph (1) or paragraph (2) of subsection (a). If, contrary to the foregoing provisions of this subparagraph, any part of the amount shown on the return as such tax for the taxable year 1942 or any part of an amount assessed as such tax for such year or as an addition to such tax is credited against excessive profits eliminated for such year or against an amount disallowed for such year, the individual shall pay into the Treasury an amount equal to the amount of such credit, and if such amount is not voluntarily paid, the Commissioner shall, despite the provisions of the Current Tax Payment Act of 1943, collect the same under the usual methods employed to collect the tax imposed by Chapter 1. For the purposes of this section the amount required by this subparagraph to be paid into the Treasury shall be considered as an amount of excessive profits eliminated for the taxable year 1942, or an amount disallowed for such year, as the case may be; and despite the provisions of the Current Tax Payment Act of 1943, the payment of such amount shall not be considered as payment on account of the tax or estimated tax for the taxable year 1943.
(B) In the case of a renegotiation with respect to the taxable year 1942 which is made after the enactment of the Current Tax Payment Act of 1943 and prior to the date on which the individual files his return for the taxable year 1943 and with respect to which payment or repayment of the excessive profits eliminated or any part thereof is deferred by agreement, if the amount shown as the tax on the return for the taxable year 1943 reflects the application of paragraph (1) of subsection (a) with respect to the taxable year 1942 and is computed in accordance with the provisions of section 6 of the Current Tax Payment Act of 1943, there shall be credited against the excessive profits eliminated for the taxable year 1942 the amount by which the sum of the estimated tax previously paid for the taxable year 1943 and the payments on account of the taxable year 1942 which are treated as payments on account of the estimated tax for the taxable year 1943, exceeds the amount shown as the tax on the return for the taxable year 1943: Provided, That the amount allowable as a credit under the foregoing provisions of this subparagraph shall not exceed (i) the amount of credit of overpayment of tax provided for in the agreement deferring payment or repayment of excessive profits eliminated or (ii) the amount of excessive profits eliminated for the taxable year 1942 which, at the time the credit is allowed, have not been paid or repaid to the United States or an agency thereof or applied as an offset against other amounts due the individual. If any credit is allowed under this subparagraph, no other credit or refund under the internal revenue laws shall be made on account of the amount so allowed with respect to the taxable year 1943. Any credit of overpayment of tax allowed pursuant to the agreement deferring payment or repayment of excessive profits eliminated shall be considered as a credit allowed under this subparagraph.
(C) Except as prevented by the provisions of the foregoing subparagraph (B), there shall be credited against the amount of excessive profits eliminated for the taxable year 1942 the amount by which the tax for the taxable year 1943 as computed under section 6 of the Current Tax Payment Act of 1943 is decreased by reason of the application of paragraph (1) of subsection (a) with respect to the taxable year 1942; and there shall be credited against the amount disallowed for the taxable year 1942 the amount by which the tax for the taxable year 1943 as computed under section 6 of the Current Tax Payment Act of 1943 is decreased by reason of the application of paragraph (2) of subsection (a) with respect to the taxable year 1942 .
For the purposes of the foregoing provisions of this paragraph, the terms "taxable year 1942" and "taxable year 1943" shall have the meanings assigned to them by section $6(\mathrm{~g})$ of the Current Tax Payment Act of 1943.
(3) Credit for barred year.-If at the time of the payment, repayment, or offset described in paragraph (1) or paragraph (2) of subsection (a), refund or credit of tax under Chapter 1, Chapter 2A, Chapter 2B, Chapter 2D, or Chapter 2E, for the prior taxable year, is prevented (except for the provisions of section 3801) by any provision of the internal-revenue laws other than section 3761, or by rule of law, the amount by which the tax for such year under such chapters is decreased by the application of paragraph (1) or paragraph (2) of subsection (a) shall be computed under this paragraph. There shall first be ascertained the tax previously determined for the prior taxable year. The amount of the tax previously determined shall be [(A) the tax shown by the taxpayer upon his return for such taxable year, increased by the amounts previously assessed (or collected without assessment) as deficiencies, and decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such tax; or (B) if no amount was shown as the tax by such taxpayer upon his return, or if no return was made by such taxpayer, then the amounts previously assessed (or collected without assessment) as deficiencies, but such amounts previously assessed, or collected without assessment, shall be decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such tax 1 the excess of-
(1) the sum of (A) the amount shown as the tax by the taxpayer upon his return (determined as provided in section 271 (b) (1) and (3)), if a return was made by the taxpayer and an amount was shown as the tax by the taxpayer thereon, plus (B) the amounts previously assessed (or collected without assessment) as a deficiency, over-
(2) the amount of rebates, as defined in section 271 (b) (2), made.

There shall then be ascertained the decrease in tax previously determined which results solely from the application of paragraph (1) or paragraph (2) of subsection (a) to the prior taxable year. The amount so ascertained, together with any amounts collected
as additions to the tax or interest, as a result of paragraph (1) or paragraph (2) of subsection (a) not having been applied to the prior taxable year shall be the amount by which such tax is decreased.
(4) Interest.-In determining the amount of the credit under this subsection no interest shall be allowed with respect to the amount ascertained under paragraph (1) or paragraph (2); except that if interest is charged by the United States or the agency thereof on account of the disallowance for any period before the date of the payment, repayment, or offset, the credit shall be increased by an amount equal to interest on the amount ascertained under either such paragraph at the same rate and for the period (prior to the date of the payment, repayment, or offset) as interest is so charged.
(c) Credit in Lieu of Other Credit or Refund.-If a credit is allowed under subsection (b) with respect to a prior taxable year no other credit or refund under the internal-revenue laws founded on the application of subsection (a) shall be made on account of the amount allowed with respect to such taxable year. If the amount allowable as a credit under subsection (b) exceeds the amount allowed under such subsection, the excess shall, for the purposes of the internalrevenue laws relating to credit or refund of tax, be treated as an overpayment for the prior taxable year which was made at the time the payment, repayment, or offiset was made.
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[^0]:    If the number of dependents is in exeess of the laviest fiamber ef dependents shown, the amount of tax to be withheld shall be that applieable in the ease of the largest number of dependents shown reduced by 85.29 for eaeh dependent over the largest number. shown- exeept that in ne event shall the amount to be withheld be lesg than 3 per centum ef the exeess of the median wage in the bracket in whieh the wages paid fall $\boldsymbol{f} \boldsymbol{\theta}$ if the wages paid are $\$ 800$ or over, of the exeess ef the wagest over $\$ 53$, computed, in ease such tmottht is not a multiple of $\frac{g}{\$ 0.10}$, to the nearest multiple of $\$ 0.10$

